

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

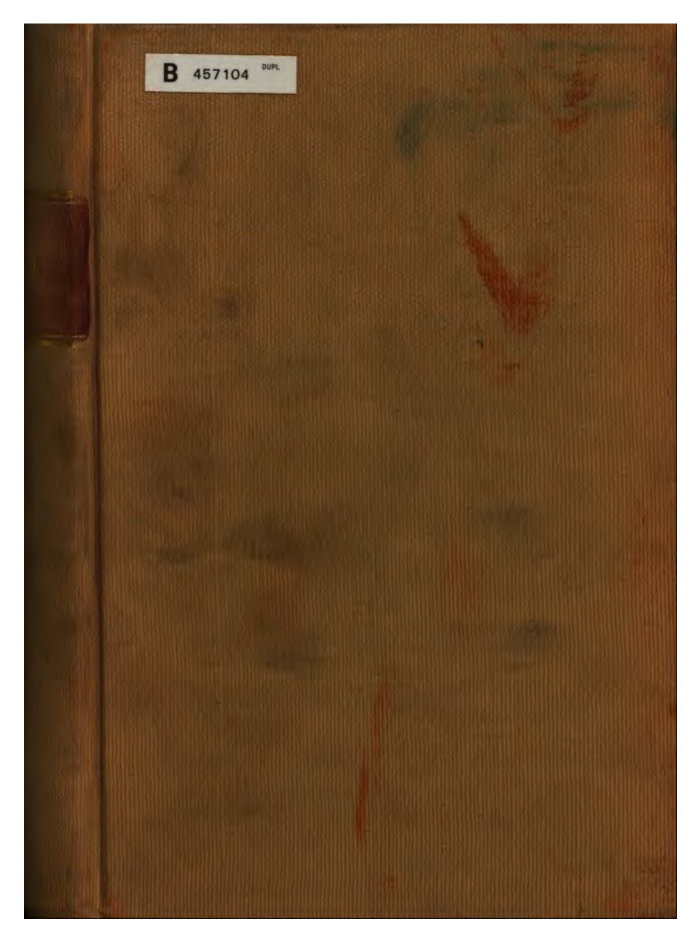
Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

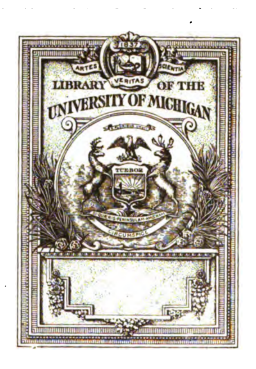
- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

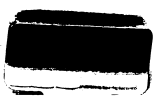
About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/









ţ

、 加3c 、 カスこ

.

•

· •

. • .

· · ·

•

• -

.

STATE OF DELAWARE

JOURNAL

OF THE

House of Representatives

AT A SPECIAL SESSION OF THE

GENERAL ASSEMBLY

Convened and Held at Dover, on Thursday, the Thirtyfirst Day of May, in the Year of Our Lord One Thousand Nine Hundred and Six, and of the Independence of the United States the One Hundred and Thirtieth.

> 1907. CHRONICLE POWER PRINT, MILFORD, DEL.

• • • • **.**

OFFICERS and MEMBERS

OF THE

House of Representatives.

Speaker,

W. D. DENNEY, Kent County.

Clerk,

THOMAS S. LEWIS, New Castle County.

Reading Clerk,

THEODORE BURTON, Sussex County.

Enrolling Clerk,

A. V. L. GEORGE, New Castle County.

Chaplain,

Dr. L. E. BARRETT, Kent County.

Sergeant-at-Arms,

W. B. MACKLIN, Kent County.

Page,

CHARLES SWAIN.

MEMBERS.

HENRY STAFFORD, New Castle County, Wilmingtor WILLARD S. MEREDITH, New Castle County, Wilmingtor M. HOWARD JESTER, New Castle County, Wilmingtor Dr. T. O. COOPER, New Castle County, Wilmingtor FRANK M. SEVIER, New Castle County, Wilmingtor JACOB K. HANBY, New Castle County, Carpenter WILLIAM H. MILLER, New Castle County, Henry Clay WILLIAM M. EASTBURN, New Castle County, Neward JOHN P ARMSTRONG, New Castle County, New Castle ELWOOD L. WILSON, New Castle County, New Castle JOHN B. MAHONEY, New Castle County, New Castle JOHN B. MAHONEY, New Castle County, Middletow EDWARD HART, New Castle County, Middletow EDWARD HART, New Castle County, Townsend ANDREW J. WRIGHT, New Castle County, Claytor WILLIAM H. BAGGS, Kent County, Smyrne WILLIAM D. DENNEY, Kent County, Smyrne WILLIAM D. DENNEY, Kent County, Maryde JOHN G. MEREDITH, Kent County, Maryde JOHN T. VANDENBERG, Sussex County, Milford CHARLES D. ABBOTT, Sussex County, Bridgeville DANIEL W. ELLIS, Sussex County, Laure EDWARD PIERCE ELLIS, Sussex County, Dagsbor
· · · · · · · · · · · · · · · · · · ·
TIMOTHY E. TOWNSEND, Sussex County,Dagsbor
HENRY O. BENNUM, Sussex County,Fairmoun
HARRY V. LYONS, Sussex County,Lewe
initial v. 21018, substituting,

JOURNAL

OF THE

House of Representatives.

SPECIAL SESSION OF GENERAL ASSEMBLY.

Dover, Delaware, May 31, 1906.

At a session of the General Assembly of the State of Delaware, convened and held at Dover, on Thursday, the thirty-first day of May, in the year of our Lord one thousand nine hundred and six, and of the Independence of the United States of America the one hundred and thirtieth.

Mr. Henry Stafford, of the first representative district.

- " Willard S. Meredith, of the second representative district.
- " Manlove Howard Jester, of the third representative dist.
- "Thomas O. Cooper, of the fourth representative district.
- " Frank M. Sevier, of the fifth representative district.
- " Jacob K. Hanby, of the sixth representative district.
- " William Henry Miller, of the seventh representative dist.

- Mr. William M. Eastburn, of the eighth representative dist.
 - " John P. Armstrong, of the ninth representative dist.
 - " Elwood M. Wilson, of the tenth representative district.
 - " John B. Mahoney, of the eleventh representative district.
 - " Willard S. Smith, of the twelfth representative district.
 - " Frank J. Pennington, of the thirteenth representative district.
 - " Edward Hart, of the fourteenth representative district.
 - " Andrew J. Wright, of the fifteenth representative district of New Castle County.
- Mr. William H. Baggs, of the first representative district.
 - " William D. Denney, of the second representative dist.
 - "Gamaliel Garrison, of the third representative district.
 - "Thomas C. McGinnis, of the fourth representative dist.
 - " Alden R. Benson, of the fifth representative district.
 - " Daniel B. Murray, of the seventh representative district.
 - " Frank J. Prettyman, of the ninth representative district.
 - " Frank W. Davis, of the tenth representative district, of Kent County.
- Mr. Charles D. Abbott, of the first representative district.
 - " John T. Vandenberg, of the second representative dist.
 - " Charles W. Messick, of the fourth representative district.
 - " Edward Pierce Ellis, of the fifth representative district.
 - " Rufus D. Lingo, Jr., of the sixth representative district.
 - " Timothy E. Townsend, of the seventh representative dist.
 - " Henry O Bennum, Jr., of the eighth representative dist.
 - " Henry V. Lyons, of the tenth representative district, of Sussex County.

Appeared and took their seats.

The names of the gentlemen who had taken their seats were called, all of whom answered to their names.

The House was called to order by Mr. Wilson for temporary oaganization.

Mr. Wilson was nominated and elected temporary Speaker of the House, he being the only one nominated.

Mr. Armstrong was nominated and elected secretary of the temporary organization, he being the only one nominated.

On motion of Mr. Benson the following resolution was read and adopted.

Resolved, That the House of Representatives do now organize and proceed to elect the officers and employees of the House of Representatives for this extraordinary session.

On motion of Mr. Benson the following resolution was read.

Resolved, That the Hon. William D. Denney be and he is hereby elected Speaker of the House of Representatives.

That Thomas S. Lewis be and he is hereby elected Clerk of the House of Representatives.

That W. B. Macklin be and he is hereby elected Sergeant-at-Arms of the House of Representatives.

That A. V. Leslie George be and he is hereby elected Engrossing Clerk of the House of Representatives.

That Theodore Burton be and he is hereby elected Reading Clerk of the House of Representatives.

That Dr. L. E. Barrett be and he is hereby elected Chaplain of the House of Representatives.

That Charles Swain be and he is hereby elected Page of the House of Representatives.

Mr. Benson moved it adoption.

Adopted.

State of Delawar, Dover, Kent County.

I do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Delaware, and that I will faithfully discharge the duties of the office of Speaker of the House of Representatives (to which office I was elected by the House of Representatives in the year A. D. 1906) according to the best of my ability;

And I do further solemnly swear that I have not directly or indirectly paid, offered or promised to pay, contributed or offered or promised to contribute any money or other valuable thing as a consideration or reward for the giving or withholding a vote at the election at which I was elected to said office.

WM. S. DENNEY.

Sworn to this thirty-first day of May, A. D. 1906, before me, ELWOOD L. WILSON,

a Representative in said General Assembly from Representative District No. 10, in New Castle County.

State of Delaware,
Dover, Kent County,
Ss.

I do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Delaware, and that I will faithfully discharge the duties of the office of Clerk of the House of Representatives (to which office I was elected by the House of Representatives in the year A. D. 1906) according to the best of my ability;

And I do further solemnly swear that I have not directly or indirectly paid, offered or promised to pay, contributed or offered or promised to contribute any money or other valuable thing as a consideration or reward for the giving or withdrawing a vote at the election at which I was elected to said office.

THOS. S. LEWIS,

Sworn to this thirty-first day of May, A. D. 1906, before me.

ELWOOD L. WILSON,

a Representative in said General Assembly from Representative District No. 10, in New Castle County.

State of Delaware, Dover, Kent County.

I do solemnly swear that I will support the Constitution of the United States. and the Constitution of the State of Delaware, and that I will faithfully discharge the duties of the office of Sergeant-at-Arms of the House of Representatives (to which office I was elected by the House of Representatives in the year A. D. 1906) according to the best of my ability;

And I do further solemnly swear that I have not directly or indirectly paid, offered or promised to pay, contributed or offered or promised to contribute any money or other valuable thing as a consideration or reward for the giving or withholding a vote at the election at which I was elected to said office.

WM. B. MACKLIN.

Sworn to this thirty-first day of May, A. D. 1906, before me, ELWOOD L. WILSON,

a Representative in said General Assembly from Representative District No. 10, in New Castle County.

State of Delaware, Dover, Kent County, ss.

I do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Delaware, and that I will faithfully discharge the duties of the office of Reading Clerk of the House of Representatives (to which office I was elected by the House of Representatives in the year A. D. 1906) according to the best of my ability;

And I do further solemnly swear that I have not directly or indirectly paid, offered or promised to pay, contributed or offered or promised to contribute any money or other valuable thing as a consideration or reward for the giving or withdrawing a vote at the election at which I was elected to said office.

THEO. BURTON.

Sworn to this thirty-first day of May, A. D. 1906, before me

ELWOOD L. WILSON,

a Representative in said General Assembly from Representative District No. 10, in New Castle County.

On motion by Mr. Benson the following resolution was adopted.

HOUSE RESOLUTION.

Be it resolved by the House of Representatiaes, that the Clerk of the House be instructed to notify the Senate that the House is duly and regularly organized and assembled and is ready to proceed to business

On motion by Mr. Abbott the following resolution was adopted:

House Resolution authorizing Speaker to appoint Committee to notify Governor.

Be it resolved by the House of Representatives, that the Speaker is hereby authorized to appoint a committee of three to act with a like committee of two on the part of the Senate, which committee is hereby instructed to notify the Governor that both Houses of the General Assembly are duly assembled and regularly organized and ready to receive communications which he may send them; and the Clerk is instructed to notify the Senate of the adoption of this resolution by the House, and that Representives Abbott, Vandenburg and Hart have been appointed by the Speaker members of the said Committee on the part of the House.

Mr. Goslee, Clerk of the Senate, being admitted, informed the House that the Senate had passed the following resolution.

Be it resolved by the Senate that the Clerk of the Senate is instructed to notify the House that the Senate is duly organized and ready to proceed to business.

On motion of Mr. Wilson, to appoint a committee to revise the rules was adopted.

Committee appointed—Wilson, Bennum and Garrison.

Mr. Abbott, chairman of the committee, to notify the Governor that the House is organized and ready for business reports having done so.

Secretary of State Cahall presented to the House for the Governor the proclamation for the special session and message, which were read and ordered spread upon the Journal.

PROCLAMATION.

State of Delaware, Executive Department

Dover, Delaware, May 28th, 1906.

I. Preston Lea, Governor of the State of Delaware, under and by virtue of Section 16 of Article III of the Constitution of the State of Delaware, which provides as follows:

"Section 16 He (the Governor) may on extraordinary occassions convene the General Assembly by proclamation; and in case of disagreement between the two Houses with respect to the time of adjournment, adjourn them to such time as he shall think proper, not exceeding three months. He shall have power to convene the Senate in extraordinary session by proclamation, for the transaction of executive business."

Do issue this my proclamation to convene the General Assembly of the State of Delaware, at Dover, the Capital of the State, on Thursday, the 31st day of May, A. D. 1906, at twelve o'clock noon, to consider and act upon the following matters and subjects of legislative business, to wit:

I. To re-adopt and establish the following amendments to Article IX of the Constitution of this State, viz:

"That all of Section 3 of Article IX of the Constitution of this State after the word "corporation," where it occurs the second time in Section 3, be stricken out. That Section 6 of said Article IX be stricken out and in lieu thereof substitute and adopt the following, viz:

Shares of the capital stock of corporations created under the laws of this State, when owned by persons or corporations without this State, shall not be subject to taxation by any law now existing or hereafter to be made; concerning which there appears to have arisen some doubt as to whether the same was legally adopted by General Assemblies of 1901 and 1903, respectively, and the firm establishment of which is important to the successful operation of the General Corporation law of this State.

II. To consider and act upon certain amendment to the Franchise Tax Law of this State for the purpose of enabling the State to collect a large amount of unpaid franchise taxes due by

corporations organized under the General Corporation Law of this State and transacting their business without the limits of this State.

III. To ballot for and elect a Senator of the United States to fill the vacancy now existing in the representation of this State in the Senate of the United States, in accordance with the provisions of the Acts of Congress touching the same.

In witness whereof, I have hereunto set my hand and caused the Great Seal of the State to be hereto affixed this twenty-eighth day of May, in the year of our Lord one thousand nine hundred and six, and of the Independence of the United States of America, the one hundred and thirtieth,

PRESTON LEA,

Governor.

By the Governor:

JOS. L. CAHALL,

Secretary of State.

GOVERNOR'S MESSAGE.

To the General Assembly of the State of Delaware.

Gentlemen:

I have convened you in extraordinary session because I judged it expedient to recommend to you, for your favorable consideration and action, the several measures set forth in my proclamation assembling you.

The first measure set forth in my said proclamation is "To re-adopt and establish the following amendments to Article IX of the Constitution of this State, viz:

"That all of Section 3 of Article IX of the Constitution of this State after the word "corporation," where it occurs the second time in Section 3, be stricken out. That Section 6 of said Article IX be stricken out and in lieu thereof, substitute and adopt the following, viz: 1

Shares of the capital stock of corporations created under the laws of this State, when owned by persons or corporations without this State, shall not be subject to taxation by any law now existing or hereafter to be made, concerning which there appears to have arisen some doubt as to whether the same was legally adopted by the General Assemblies of 1901 and 1903, respectively, and the firm establishment of which is important to the successful operation of the General Corporation Law of this State.

The above amendments were proposed to the Constitution by the General As-embly of 1901, and agreed to by two-thirds of all the members elected to each House thereof, a yea and nav vote being taken. They were, however, incorrectly enrolled. The General Assembly of 1903, a yea and nay vote being taken, by the votes of two-thirds of all the members elected to each House thereof, agreed to the amendments so proposed and adopted in 1901. The defective enrollment of the amendments has produced grave doubts as to whether they have been legally adopted or not. The result of these doubts is that the stockholders and officers of Delaware corporations are uncertain as to what their rights, duties and powers are. It is important to the successful operation of the General Corporation Law of this State, that these amendments should be adopted.

The second measure mentioned in my said proclamation is "To consider and act upon certain amendments to the Franchise Tax Law of this State for the purpose of enabling the State to collect a large amount of unpaid franchise taxes due by corporations organized under the General Corporation Law of this State and transacting their business without the limits of this State."

It appears by the official records of the State Treasurer that there is due the State from certain Delaware Corporations, whose charters have become void by operation of law, the sum of \$632,360.40. All of this money could not have been collected by any method prescribed by existing law. The payment of a large part of the sum could, however, have been enforced it there had been adequate law for it. Much of this sum can still be collected if you shall, at this session, make due, proper and apt provision for it. Bills will be submitted to you at this session, which I am advised, will enable the State to fully enforce its rights in the matter. This is most important for your consideration and action, as the expenses of the State are naturally bound to increase from

year to year, and to meet this increase, additional revenue must be provided.

The third subject matter mentioned in my said proclamation is "To ballot for and elect a Senator of the United States to fill the vacancy now existing in the representation of this State in the Senate of the United States, in accordance with the provisions of the Acts of Congress touching the same."

The Constitution and Laws of the United States provide for, require and demand full representation from each of the several States in the Senate of the United States. Under the provisions of the Constitution of Delaware the duty is imposed upon you to carry with effect the provisions of the Federal law on this subject.

The performance of this duty now rests with you.

PRESTON LEA,

Governor.

On motion by Mr. Abbott 500 copies of the Governor's Message were ordered printed.

On motion of Mr. Wilson the House took a recess until 1.30 o'clock.

Same Day-1.30 o'clock.

House met at expiration of recess.

Mr. Abbott gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled an Act to raise Revenue for the State by taxing certain Corporations.

Mr. Benson gave notice that on to morrow or on some future day he would ask leave to introduce a bill entitled:

An Act relative to the Expense of investigating corporations delinquent in making returns.

Mr. Wilson gave notice that on to-morrow or on some future day he would ask leave to introduce a bill entitled:

An Act to provide for the collection of the Revenue of the State.

Mr. Lyons gave notice that on to-morrow or some furure day he would ask leave to introduce a bill entitled:

An Act to increase the power and authority of the State Treasurer in the collection of the revenue of the State.

Mr. Goslee, Clerk of the Senate, being admitted, informed the House that the Senate had passed the following resolution:

Be it resolved by the Senate that the President is hereby authorized and directed to appoint a committee of two on the part of the Senate to act with a like committee of three on the part of the House, which committee is hereby instructed to notify the Governor that both Houses of the General Assembly are duly organized and ready to receive any communication he may send them and the clerk is instructed to notify the House of the adoption of the resolution and the names of the Senate Committee so appointed by the President.

Members of Committee-Messrs. Monaghan and Moore.

Mr. Goslee, Clerk of the Senate, being admitted, informed tne House that the Senate had passed and requested the concurrence of the House in the following joint resolution:

Joint Resolution entitled:

Senate Joint Resolution No. 1:

Providing for an adjournment of the General Assembly until Monday, June 11th, A. D. 1906.

And presented the same to the House.

Mr. Abbott presented a joint resolution.

Senate Joint Resolution No. 1, entitled:

Providing for an adjournment of the General Assembly until Monday, June 11, A. D. 1906.

Mr. Abbott moved that the resolution be adopted.

On the question, Shall the Joint Resolution be adopted?

The yeas and pays were ordered, which being taken, were as follows:

Yeas—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Davis, Eastburn, Garrison, Jester, Lingo, Lyons. Messick, Miller, Murray, McGinnis, Stafford, Townsend, Vandenburg, Wilson, Mr. Speaker.—20.

Nays—Messrs Cooper, Ellis, E. P., Hanby, Hart, Mahoney, Meredith, W. S., Pennington, Prettyman, Sevier, Smith, Wright.—11 present and not voting 2 absent.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Was declared

Concurréd in.

. Ordered that the Senate be informed thereof.

On motion by Mr. Wilson, chairman of the Committee on Rules, the rules of the former House were adopted with the exception of Rule 13, which was changed to read, no rule of the House shall be changed or suspenced except by a vote of a majority of tha members present.

Mr. Goslee, Clerk of the Senate, being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate Joint Resolution No. 1, the same having been signed by the President of the Senate.

Senate Joint Resolution No. 1.

Providing for an adjournment of the General Assembly until Monday, June 11th, A. D. 1906.

Mr. Abbott, on behalf of the Cammittee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker of the House, having been signed by the President of the Senace.

Senate Joint Resolution No. 1:

Providing for an adjournment of the General Assembly until Monday, June 11th, A. D. 1906.

On motion of Mr. Baggs the House adjourned to 5.30 o'clock, June 11, A. D. 1906.

June 11, 1906-5.30 o'clock P. M

01

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs Abbott, Armstrong, Baggs, Bennum, Benson, Cooper, Davis, Eastburn, Ellis, D. W., Ellis, E. P., Garrison; Hanby, Jester, Lingo, Lyons, Mahoney, Marshall, Meredith, W, S., Meredith, J. G., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier, Smith, Stafford, Townsend, Vandenburg, Wilson, Wright, Mr. Speaker.—33.

Reading of Journal dispensed with.

Mr. Abbott, in pursuance of previous notice, asked leave to introduce a bill,

House Bill No. 1, entitled:

An Act to amend an Act entitled: an Act to raise Revenue for the State by taxing certain Corporations, being Chapter 166, Volume 21, Laws of Delaware, as amended and published as Chapter 15, Volume 22, Laws of Delaware.

And further on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revenue and Taxation.

Mr. Wilson, in pursuance of previous notice, asked leave to introduce a bill,

House Bill No. 2, entitled:

An Act to provide for the collection of the Revenue of the State.

And further on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revenue and Taxation.

Mr. Townsend gave notice that on to-morrow or on some future day he would ask leave to introduce a bill entitled:

An Act to regulate the sale of Mileage Books by Transportation Companies within the State of Delaware.

Mr. Townsend gave notice that on to-morrow or on some future day he would ask leave to introduce a bill entitled:

An Act fixing the maximun charge by Transportation Companies at two cents per mile for passengers.

On motion of Mr. Armstrong the following resolution was adopted that when the House adjourn, it will be until 11 o'clock to-morrow.

On motion of Mr. Cooper the following resolution was adopted:

Whereas, Since the adjournment of the session of the General Assembly of 1905, it hath pleased Almighty God in the all wise dispensation of His Divine Providence to remove from our midst and take unto Himself our fellow member, Honorable Robert C. Stevenson, Representative in the General Assembly of the State of Delaware from Kent county; therefore,

Be it resolved by the House of Representatives of the State of Delaware,

- (1) That by his strict integrity, his moral courage, his firm adherence to that which he believed to be right, his kind, gentle and amiable disposition, and his correct and exemplary life, Robert C. Stevenson endeared himself to all those with whom he came in contact:
- (2) That his conduct as a member of this body was pure, high minded, noble and patriotic;
- (3) That the House of Representatives keenly feels the loss of so valuable a member;
- (4) That his life was such as to be an example to those of us left behind;
- (5) That we do extend to the family of the deceased our sincere and heartfelt sympathy in the sorrow of their loss.

- (6) That an engrossed copy of these resolutions properly attested be forwarded to the family of the deceased by the Clerk of the House and that they be spread in full upon the Journal;
- (7) That in respect to the memory of our deceased fellow member that the House do now adjourn for the day.

47

Ų

June 12, 1906—11 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Abbott, Armstrong, Baggs, Bennum, Cooper, Davis, Eastburn, Ellis, D. W., Ellis, E. P., Garrison, Hanby, Hart, Jester. Lingo. Lyons, Mahoney, Marshall, Meredith, W. S., Meredith, J. G., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier. Smith, Stafford, Townsend, Vandenburg, Wilson, Wright, Mr. Speaker.

Reading the Journal dispensed with.

On motion of Mr. Armstrong the House took a recess until 2,30 o'clock.

Same Day-2.30 o'clock P. M.

House met at expiration of recess.

Mr. Goslee, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following concurrent resolutions:

5

Ð)

9)

Concurrent Resolution entitled:

Concurrent Resolution convening the two Houses of the General Assembly into a Committee of the Whole.

Mr. Jester gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing a Clerk for the Office of Auditor of Accounts.

Mr. Wilson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act entitled, an Act to amend Sections 84 and 125 of Chapter 394, Vol. 22, Laws of Delaware, being an Act providing a General Corporation Law.

Mr. Wilson gave notice that to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to encourage the Building of Electric Railways in the State.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the submission to the vote of the qualified electors of the several districts of the State the question, whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within said districts; and to provide a penalty for the unlawful manufacture or sale thereof in case a majority of the votes in said districts; or any of them, shall be against license.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to provide for the submission to the vote of the qualified electors of Kent county the question, whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of said county; and to provide a penalty for the unlawful manufacture or sale thereof in case a majority of said votes shall be against license.

And presented the same to the House.

Mr. Goslee, Clerk of the Senate, being admitted, informed the House that the Senate had adopted the following resolution:

Resolved by the Senate, the House concurring therein, that the two Houses convene as a Committee of the Whole in the House of Representatives at 2.30 P. M. this day to listen to an explanation of the two bills before the General Assembly by the Hon. Robert H. Richards.

On motion of Mr. Abbott the following resolution was adopted.

Resolved by the Senate, the House concurring therein, that the two Houses convene as a Committee of the Whole in the House of Representatives at 2.30 P. M. this day to listen to an explanation of the two bills before the General Assembly by the Hon. Robert H. Richards.

On motion of Mr. Murray the following resolution was adopted.

Whereas, The term of the Honorable Lewis H. Ball as United States Senator in Congress for the State of Delaware, expired on the fourth day of March, A. D. 1905;

And whereas, his successor should be now chosen;

Therefore, be it resolved, that the House of Representatives do now proceed to name, by a viva voce vote, a person for Senator in Congress from the State of Delaware, for the constitutional term the third day of March, A. D. 1905, pursuant to an Act of Congress entitled "An Act to regulate the time and manner of holding elections for Senators in Congress," approved July 25, A. D. 1866, and pursuant to the provisions of Sections 14 and 15 of an Act of Congress of the United States entitled "An Act to revise and consolidate the Statutes of the United States in force on the first day of December, A. D. 1873," approved January 22, 1874

The Clerk was directed to call the roll, and the members, as their names were called, responded by viva voce as follows, viz:

Mr. Abbott, of the House, voted for Henry A. DuPont.

Mr. Armstrong, of the House, voted for Henry A. DuPont.

Mr. Baggs, of the House, voted for Henry A. DuPont.

۴

0

Mr. Bennum, of the House, voted for Henry A. DuPont.

Mr. Benson, of the House, voted for Henry A. DuPont.

Mr. Davis, of the House, voted for Henry A. DuPont.

Mr. Eastburn, of the House, voted for Henry A. DuPont.

Mr. Garrison, of the House, voted for Henry A. DuPont.

Mr. Jester, of the House, voted for Henry A. DuPont.

Mr. Lingo, of the House, voted for Henry A. DuPont.

Mr. Lyons, of the House, voted for Henry A. DuPont.

Mr. Messick, of the House, voted for Henry A. DuPont.

Mr. Miller, of the House, voted for Henry A. DuPont.

Mr. Murray, of the House, voted for Henry A. DuPont.

Mr. McGinnis, of the House, voted for Henry A. DuPont.

Mr. Stafford, of the House, voted for Henry A. DuPont.

Mr. Townsend, of the House, voted for Henry A. DuPont.

Mr. Vandenburg, of the House, voted for Henry A. DuPont.

Mr. Wilson, of the House, voted for Henry A. DuPont.

Mr. Speaker, of the House, voted for Henry A. DuPont.

The vote as above ascertained having been announced, as follows:

For Henry A. DuPont, 20 votes.

Blanks, 13 votes.

Total, 33 votes.

On motion of Mr. Abbott the following resolution was adopted.

Resolved, that the Clerk forthwith inform the Senate of a vote for United States Senator in this House of Representatives, and that the House of Representatives will meet with the Senate in the Representative Chamber to-morrow, Wednesday, June 13,

1906, at twelve o'clock meridian, in Joint Assembly, for the purpose of electing or declaring the election of a United States Senator, pursuant to an Act of Congress entitled "An Act to regulate the time and manner of holding elections of Senators in Congress, approved July 25, 1866, and pursuant to the provisions of Sections 14 and 15 of an Act of Congress of the United States in force on the first day of December, Anno Domini 1863," approved January 22, 1874.

Mr. Goslee, Secretary of the Senate being admitted, informed the House that the Senate had adopted the following resolution:

Resolved that the Secretary forthwith inform the House of Representatives of a vote for United States Senator in this Senate and that the Senate will meet with the House of Representatives in the Representatives' Chamber to-morrow, Wednesday, June 13th, 1906, at 12 o'clock meridian in Joint Assembly for the purpose of electing or declaring the election of a United States Senator, pursuant to an Act of Congress, entitled: An Act to regulate the time and manner of holding elections of Senators in Congress approved July 25, 1866, and pursuant to the provisions of Sec. 14 and 15 of an Act of Congress of the United States in force on the 1st day of Dec., Anno Domini 1873, approved Jan. 22, 1874.

Mr. Garrison in pursuance of previous notice asked leave to introduce a bill.

House Bill No. 3, entitled:

An Act to provide for the submission to the vote of the qualified electors of Kent county the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of said county; and to provide a penalty for the unlawful manufacture or sale thereof in case a majority of said votes shall be against license.

Which on his motion was read.

And turther on his motion Rule 12 was suspended, and the bill was read a second time by its title, and referred to the Committee on Judiciary.

COMMITTEE OF THE WHOLE.

Mr. Sparks moved that the two Houses resolve themselves into a Committee of the Whole and the Speaker pro tem act as Chairman.

Which motion

Was adopted.

Mr. Mendenhall moved that the floor be given to Robt. H. Richards to explain the bill before them.

Which motion

Was adopted.

Mr. Penniwell moved a vote of thanks be extended to Mr. Richards for his explanation of House Bills Nos. 1 and 2.

Mr. Moore moved that the Committee do now arise.

Motion

Prevailed.

On motion by Mr. Abbott the House took a recess until 10 o'clock to-morrow.

ťì

€,

June 13, 1906-11 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Cooper, Davis, Eastburn, Ellis, D. W., Ellis, E. P., Garrison, Hanby, Hart, Jester, Lingo, Lyons, Mahoney, Meredith, W. S., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier, Smith, Stafford, Townsend, Vandenburg, Wilson, Wright, Mr. Speaker.

Reading the Journal dispensed with.

On motion of Mr. Armstrong the House took a recess until 11:45 o'clock.

Same Day, 11:45 a. m.

House met purpuant to recess.

Mr Goslee, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Joint Resolutions.

Joint Resolution entitled:

Senate Joint Resolution No. 2, entitled:

Senate Joint Resolution fixing the time for final adjournment of the General Assembly.

And presented the same to the House.

Mr. Garrison presented a Senate Joint Resolution entitled:

Senate Joint Resolution, No. 2, fixing the time for final adjourment.

Which on his motion was read.

Mr. Jester moved that the joint resolution be adopted.

On the question, Shall the Joint Resolution be adopted?

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Cooper, Davis, Eastburn, Ellis, D. W. Ellis, E. P., Garrison, Hanby, Hart, Jester, Lingo, Lyons. Machoney, Meredith, W. S., Meridith, J. G., Messick, Miller, Murray, McGinnis, Prettyman, Sevier, Smith, Stafford, Townsend, Vandenburg, Wilson, Wright, Mr. Speaker.—31.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof, and the joint: resolution returned to that body.

Mr. Goslee, Clerk of the Senate being admitted presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate Joint Resolution, the same having been signed by the President of the Senate.

Senate Joint Resolution No. 2, entitled:

Senate Joint Resolution fixing the time for final adjournment of the General Assembly.

JOINT SESSION.

The hour of 12 o'clock, m, having arrived, the Senate preceded by the President pro tempore, and attended by the Clerks and Sergeants-at-Arms, proceeded to the Hall of the House of Representatives for the purpose of voting for a United States Senator, in obedience to the Act of Congress, entitled;

An Act to regulate the time and manner of holding elections for Senators in Congress, passed July 25, 1866.

On motion of Mr. Sparks the President pro tempore acted as President of the Joint Session

Mr. President pro tempore directed the Clerks to call the rolls of the Respective Houses. All members present except Mr. Marshall of the House.

Mr. Sparks of the Senate moved that the reading of the Journals be dispensed with.

Mr. Sparks, of the Senate, moved that the Journals of the Houses, so far as they relate to the election of a United States Senator be read and compared.

Which motion

Prevailed.

The Clerk of the Senate proceeded to read the Journal of the Senate.

The President pro tem of the Senate thereupon anounneed that it appeared from the reading of the Journal of the Senate, that Henry A. Dupont had received a majority of the votes cast in the Senate for United States Senator.

The Clerk of the House of Representatives proceeded to read the Journal of the House.

The Speaker of the House of Representatives announced that it appeared from the reading of the Journal of the House that Henry A. DuPont had received a majority of the votes cast

in the House of Representatives for United States Senator

JOINT SESSION

The Clerks were directed to call the rolls of the Respective

0

houses and the members, as their names were called, responded by viva voce as follows, viz:

Mr. Barnard, of the Senate voted for Henry A. DuPont.

Mr. Conner, of the Senate voted for Henry A. DuPont.

Mr. Houston of the Senate voted for Henry A. Dupont,

Mr. Lingo of the Senate voted for Henry A. DuPont.

Mr. Mendinhall, of the Senate voted for Henry A. DuPont.

Mr. T. C. Moore, of the Senate voted for J. E. Addicks.

Mr. Pennewill, of the Senate voted for Henry A. DuPont.

Mr. Sparks, of the Senate voted for Henry A. DuPont.

Mr. Stirling of the Senate voted for Henry A. DuPont.

Mr. Abbott, of the House, voted for Henry A. DuPont.

Mr. Armstrong, of the House, voted for Henry A. DuPont.

Mr. Baggs, of the House, voted for Henry A. DuPont.

Mr. Bennum, of the House, voted tor Henry A. DuPont.

Mr. Benson, of the House, voted for Henry A. DuPont.

Mr. Davis, of the House, voted for Henry A. DuPont.

Mr. Eastburn, of the House, voted for Henry A. DuPont.

Mr. Garrison, of the House, voted for Henry A. DuPont.

Mr. Jester, of the House, voted for Henry A. DuPont.

Mr. Lingo, of the House, voted for Henry A. DuPont.

Mr. Lyons, of the House, voted for Henry A. DuPont.

Mr. Messick, of the House, voted for Henry A. DuPont.

Mr. Miller, of the House, voted for Henry A. DuPont.

Mr. Murray, of the House, voted for Henry A. DuPont.

Mr. McGinnis, of the House, voted for Henry A. DuPont.

Mr. Stafford, of the House, voted for Henry A. DuPont.

Mr. Townsend, of the House, voted for Henry A. DuPont.

Mr. Vandenburg, of the House, voted for Henry A. DuPont.

Mr. Wilson, of the House, voted for Henry A. DuPont.

Mr. Speaker, of the House, voted for Henry A. DuPont.

The vote as above ascertained having been announced, as follows:

For Henry A. DuPont, 28 votes.

Blanks, 18 votes.

For J. E. Addicks, 1 vote.

Total, 47 votes.

The President pro tempore of the Senate declared that:

It appearing that Henry A DuPont has received a majority of the votes cast in each House for United States Senator, and it further appearing that Henry A Dupont has received a majority of the votes cast in the Joint Assembly of the two Houses for United States Senator, I do hereby declare that Henry A DuPont was and is duly elected as United States Senator to represent Delaware in the Congress of the United States for the Constitutional term from the third day of March, A. D., 1905.

On motion of Mr Barnard of the Senate the two houses separated, and the Senate returned to their chamber.

Mr. Jester presented a joint resolution entitled:

House Joint Resolution No. 1, entitled:

House Joint resolution respecting the passage by Congress of the United States of a bill now before that body to fix the Status of the Fifth and Sixth Regiments of Delaware Volunteers,

Which on his motion was read.

Mr. Jester moved that the joint Resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Cooper, Davis, Eastburn, Ellis, D. W., Garrison, Hanby, Jester, Lingo, Lyons, Mahoney, Meredith, W. S., Meredith, J. G. Murray, McGinnis, Prettyman, Sevier, Smith, Stafford, Wilson, Wright, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Passed the House.

L

Œ.

1

Ordered to the Senate for concurrence.

On motion of Mr. Wilson the bill, (House Bill No. 2), entitled:

An Act to provide for the collection of the revenue of the State.

Was taken up for consideration and on his further motion wes sead a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were orbered which being taken were as follows:

Yeas—Messrs Abbott, Armstrong, Baggs, Bennum, Benson, Davis, Eastburn, Garrison, Jester, Lingo, Lyons, Messick, Miller, Murray, McGinnis, Stafford, Townsend, Vandenburg, Wilson, Mr. Speaker—20,

Nays—Messrs. Cooper, Ellis, D. W., Ellis, E. P., Hanby, Hart, Meredith, W. S., Meredith, J. G., Pennington, Prettyman, Sevier; Wright—11.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Baggs the House took a recess until 2;30 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Abbott the bill (House Bill No. 1), entitled:

An Act to amend an Act entitled an Act to raise Revenue for the State by taxing certain Corporations, being Chapter 166, Vol. 21, Laws of Delaware, as amended and published as Chapter 15, Vol. 22, Laws of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Davis, Eastburn, Garrison, Jester, Lingo, Lyons, Messick, Miller, Murray, McGinnis, Stafford, Townsend, Vandenburg, Wilson, Mr. Speaker—20.

Nays—Messrs. Cooper, Ellis, D. W., Ellis, E. P., Hanby, Hart, Mahoney, Meredith, W. S., Meredith, J. G., Pennington, Prettyman, Sevier, Smith, Wright—13.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence,

On motion of Mr. Baggs the bill, (House Bill No. 3,) entitled:

An Act to provide for the submission to the qualified electors of Kent county the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within

the limits of said county, and to provide a penalty for the unlawful manufacture or sale thereof, in case a majority of said votes shall be against license.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Abbott, Armstrong, Baggs, Benson, Davis, Eastburn, Ellis, E. P., Garrison, Hart, Jester, Meredith, J.G., Messick, Murray, McGinnis, Prettyman, Stafford, Townsend, Wlison, Mr. Speaker—19.

Nays—Bennum, Cooper, Ellis, D. W., Lingo, Lyons, Mahoney, Meredith, Miller, Pennington, Sevier, Smith, Wright—12.

So the question was decided in the affrmative and the bill having received the required constitutional majority,

Passed the House.

(

Ordered to the Senate for concurrence.

Mr. Goslee, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 1.

An Act to amend an Act entitled: an Act to raise Revenue for the State by taxing certain Corporations, being Chapter 166, Vol. 21, Laws of Delaware, as amended and published as Chapter 15, Vol. 22, Laws of Delaware.

House Bill No. 2.

An Act to provide for the collection of the revenue of the State.

And returned the same to the House.

Mr. Abbott, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker of the House, the following Senate joint resolution:

Joint Resolution No. 2.

Fixing the time for final adjournment of the General Assembly.

On motion by Mr. Smith the following resolution was adopted.

That a committee of five be appointed by the Speaker to act in conjunction with the Senate Committee on the funeral of Senator Reed.

Committee-Messrs. Smith, Murray, Ellis, E. P., Stafford, and Messick.

On motion by Mr. Abbott the House took a recess until 10 o'clock to-morrow morning.

To His Excellency, Preston Lea, Governor of the State of Delaware:—

DELAWARE, ss.

Be it known, that the Legislature of the State of Delaware, did, on the 13th day of June. in the year of our Lord one thousand nine hundred and six, at an election in due manner held, according to the form of the Act of the General Assembly of said State in such case made and provided, chose Henry A. Du Pont to be a Senator from the said State in the Senate of the United States, for the constitutional term from the third day of March in the year of our Lord one thousand nine hundred and five.

Given under our hands in obedience to the said Act of the General Assembly the day and year aforesaid.

A. B. CONNOR,
President Protempore of the Senate.

W. D. DENNEY,

Speaker of the House of Representatives.

Attest:

J. EDWARD GOSLEE, Clerk of the Senate.

THOS. S. LEWIS,

Clerk of the House of Representatives.

June 14, 1906—11 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Davis, Eastburn, Ells, D. W., Ellis, E. P., Garrison. Hanby, Hart, Jester. Lingo. Lyons, Mahoney, Meredith, W. S., Meredith, J. G., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier, Smith, Stafford, Townsend, Wilson, Wright, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Abbott, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker of the House the following House bills:

House Bill No. 2.

An Act to provide for the collection of the Revenue of the State.

House Bill No. 1.

An Act to amend an Act entitled: an Act to raise Revenue for the State by taxing certain Corporations, being Chapter 166, Volume 21. Laws of Delaware, as amended and published as Chapter 15, Volume 22, Laws of Delaware.

Mr. Murray presented a House resolution entitled:

In respect to the pay of the Members and Officers of the House.

Which on his motion was read.

Mr. Murray moved that the House resolution be adopted.

On the question, Shall the Resolution pass the House?

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Bennum, Ellis, D. W., Ellis, E. P., Hanby, Hart, Lingo, Mahoney. Meredith, W. S., Meredith, J. G., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier, Smith, Wright—18.

Nays—Messrs. Abbott, Armstrong, Baggs, Benson, Davis, Eastburn, Garrison, Jester, Lyons, Stafford, Townsend, Wilson, Mr. Speaker—13.

So the question was decided in the affirmative and the resolution having received the required constitutional majority,

Was declared

Adopted.

Mr. Lyons presented a House resolution entitled:

Resolution in respect to the pay of the Members and Officers of the House.

Which, on his motion, was read.

Mr. Lyons moved that the House resolution be adopted

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs, Abbott, Armstrong, Baggs, Benson, Davis, Bastburn. Garrison, Jester, Lyons, Stafford, Townsend, Mr. Speaker—12.

Nays—Messrs. Bennum, Ellis, D. W, Ellis, E. P., Hanby, Hart, Lingo, Mahoney, Meredith, W. S., Meredith, J. G., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier, Smith, Wilson, Wright—19.

So the question was decided in the negative, and the House resolution not having received the required constitutional majority,

Was declared

Not adopted.

Mr. Goslee, Clerk of the Senate, being admitted, presented the following duly and correctly enrolled House bills, the same having been signed by the President of the Senate and Speaker of the House.

House Bill No. 1.

An Act to amend an Act to raise Revenue for the State by

taxing certain Corporations, being Chapter 166, Vol. 21, Laws of Delaware, as amended and published as Chapter 15, Vol. 22, Laws of Delaware.

House Bill No. 2.

An Act to provide for the collection of the Revenue of the State.

Mr. Lyons presented a resolution entitled:

House Resolution appropriating certain money out of the State Treasury to pay the compensation of the Clerk of the House for supervising of printing and indexing the Journal.

Which, on his motion, was read.

Mr. Lyons moved that the resolution be adopted.

On the question, "Shall the resolution pass the House?

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Abbott, Armstrong, Baggs. Bennum, Benson, Davis, Eastburn, Ellis, D.W., Ellis, E.P., Garrison, Hanby, Hart. Jester, Lingo, Lyons, Mahoney, Meredith, W.S., Meredith, J. G., Messick, Miller, Murray, McGinnis, Pennington, Prettyman, Sevier, Smith, Stafford, Wilson, Wright, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the resolution having received the required constitutional majority,

Was declared

Adopted.

ŧ

Mr. Lyons presented a resolution entitled:

Be it resolved by the House of Representatives that the sum of eight dollars be appropriated out of the State Treasury, and the State Treasurer is authorized and directed to pay the same to Charles Swain, Page of the House, for extra services.

· Which, on his motion, was read.

Mr. Lyons moved that the resolution be adopted.

On the question, "Shall the resolution pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Abbott, Armstrong, Baggs, Bennum, Benson, Davis, Eastburn, Ellis, D. W., Ellis, E. P., Garrison, Hanby, Hart, Jester, Lingo, Lyons. Mahoney, Meredith, W. S., Meredith, J. G., Messick, Miller, McGinnis, Pennington, Prettyman, Sevier, Smith, Stafford, Wilson, Wright, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the resolution having received the required constitutional majority.

Was declared

Adopted.

Mr. Goslee, Clerk of the Senate, being admitted, informed the House that the Senate had passed the following resolution:

Be it resolved that the Clerk notify the House that the Senate has completed its business and is ready to adjourn sine die.

Be it resolved by the House of Representatives that James M. Satterfield, Attorney-at Law, be and is hereby chosen as counsel for the General Assembly for and during this extraordinary session.

On motion of Mr. Murray the resolution was adopted.

Be it resolved that the Clerk notify the Senate that the House had completed its business and is ready to adjourn sine die.

On motion of Mr. Abbott the resolution was adopted.

On motion of Mr. Abbott the following resolution was adopted:

Be it resolved that the thanks of the members of the House are hereby extended to the Speaker and other officers of the House for the able and faithful performance of their duties during the present extraordinary session.

The hour of 12 o'clock noon having arrived the Speaker declared the House adjourned sine die.

THOMAS S. LEWIS,

Clerk of the House of Representatives.

÷ • • . •

INDEX

A

ARMSTRONG, JOHN P .-

Of the Ninth Representative District, of the New Castle County, took his seat, page 6; made Secretary, page 7.

ABBOTT, CHARLES D.—

Of the First Representative District, of Sussex County, took his seat, page 6, appointed on Committee to notify the Governor that both Houses of the Assembly are ready for business, page 10; reported Joint Resolutions No. 2, fixing time for final adjournment, ready for signature of speaker, page 34-35; reported House Bills No. 1 and 2 duly and correctly enrolled and ready for signature of Speaker, page 36.

R

BAGGS, WILLIAM H.-

Of the First Representative District, of Kent County, took his seat, page 6.

BENSON, ALDEN B.—

Of the Fifth Representative District, of Kent County, took his seat, page 6; made motion that the House organize and elect officers, page 7; moved adoption of election of officers, page 7; made motion that Senate be notified of organization of House page 10.

BENNUM, HENRY O. Jr.-

Of the Eighth Representative District of Sussex County, took his seat, page 6; appointed on Committee to revise rules, page 10.

BURTON, THEODORE-

Elected Reading Clerk, page 7; took the oath, page 9.

BARRETT, Dr. L. E.—

Elected Chaplain of the House, page 7.

C

COOPER, THOMAS O .-

Of the Fourth Representative District of New Castle County, took his seat, page 5.

CLERK OF THE HOUSE-

Election of, page 7.

CHAPLAIN-

Election of, page 7.

COMMITTEE OF THE WHOLE-

Page 26.

D

DENNEY, WILLIAM H-

Of the Second Representative District of Kent County, took his seat, page 6; elected Speaker, page 7; took the oath, page 8.

DAVIS, FRANK W .--

Of the Tenth Representative District of Kent County, took his seat, page 6.

DU PONT, HENRY A .-

Candidate for Senator, page 23; elected and declared United States Senator, page 31.

E

EASTBURN, WILLIAM M.—

Of the Eighth Representative District of New Castle County, took his seat, page 6.

ELLIS, EDWARD PIERCE.—

Of the Fifth Representative District of Sussex County; took his seat, page 6; appointed on Committee to act in conjunction with Senate Committee on funeral of Senator Reed, page 35.

ELECTIONS OF SENATOR—

Governor notified, page 35.

ENROLLING CLERK—

Election of, page 7.

ENROLLED BILLS-

A Report on, page 16.

Ġ

GARRISON, GAMALIEL-

Of the Third Representative District of Kent County, took his seat, page 6; appointed on Committee to revise rules, page 10; presented Senate Joint Resolution No. 2, fixing time for final adjournment, same being read and adopted, page 28.

GEORGE, A. V. LESLIE—

Elected Enrolling Clerk, page 7.

GOVERNOR'S MESSAGE-

Presented to the General Assembly, page 12.

Н

HANBY, JACOB K.—

Of the Sixth Representative District of New Castle County, took his seat, page 5.

HART, EDWARD—

Of the Fourteenth Representative District, of New Castle County, took his seat, page 6; appointed on Committee to notify the Governor that both Houses of Assembly are ready for business, page 10.

JESTER, HOWARD—

Of the Third Representative District of New Castle County, took his seat, page 5; presented joint resolution respecting the passage by Congress of a bill to fix the Status of the Fifth and Sixth Regiments of Volunteers which was read a first time, and adopted, page 31-32.

JOINT SESSION-

Senate and House of Representatives hold joint session for purpose of electing Senator, page 29, votes taken, page 30-31.

L

LINGO, RUFUS D. Jr.,—

Of the Sixth Representative District of Sussex County, took his seat, pape 6.

€.

Ŀ

LYONS, HENRY V.—

Of the Tenth representative District of Sussex County took his seat, page 6; made motion that certain money out of State Treasury be expended for printing and indexing Journal, which motion was read and adopted, page 38; made motion that eight dollars be paid out of State Treasury to Charles Swain, Page of the House, for extra services, which motion was read and adopted, page 39.

LEWIS, THOMAS S .-

Elected Clerk, page 7; took the oath, page 8.

OCAL OPTION—

House Bill No. 3. Act to provide for the submission to the vote of qualified electors of Kent County concerning the manufacture and sale of intoxicants, also to provide penalty for violalation of same, should it become a law, was read a first and second time and referred, page 25; taken up for consideration, read a third time, passed the house and ordered to Senate for concurrence, page 33-34.

M

MEREDITH, WILLARD S .-

Of the Second Representative District of New Castle County, took his seat, page 5.

MILLER, WILLIAM HENRY-

Of the Seventh Representative District of New Castle County, took his seat, page 5.

MAHONEY, JOHN B.—

Of the Eleventh Representative District of New Castle County, took his seat, page 6.

McGINNIS, THOMAS C.—

Of the Fourth Representative District of Kent County, took his seat, page 6.

MURRAY, DANIEL B.—

Of the Seventh Representative District of Kent County, took his seat, page 6; appointed Committee to act in Conjunction with Senate Committee on funeral of Senator Reed, page 35.

MESSICK, CHARLES W.

Of the Fourth Representative District of Sussex County, took his seat, page 6; appointed on Committee to act in conjunction with Senate Committee on funeral of Senator Reed, page 35.

MACKLIN, W. B.—

Elected Sergeant-at-Arms, page 7; took the oath, page 9.

P

PENNINGTON, FRANK J.-

Of the Thirteenth Representative District of New Castle County, took his seat, page 6.

PRETTYMAN, FRANK J.—

Of the Ninth Representative District of Kent County, took his seat, page 6.

PAGE--

Election of, page 7.

PROCLAMATION.—

Calling extra ordinary sessions, page 11.

R

READING CLERK—

Election of, page 7.

RESOLUTIONS-

On organization, page 7; on officials, page 7; Instructing the clerk of the House to notify the Senate of the Organization of the House, page 10; Committee to notify Governor, page 15; Committee to revise rules, page 10; providing for adjournment, page 15-16; on rules to govern House, page 16; on death of members, 19; Committee of the whole, page 22-23; to vote for Senator, page 23; Senate informed of joint meeting for the purpose of declaring the election of a Sentor, page 24-25; in respect to the pay of the members and officers of the House, page 36-37; to appropriate certain money out of State Treasury to pay for printing and indexing Journal, page 38; that the Clerk notify the House that the Senate had completed business and ready to adjourn sine die, page 39; making James M. Satterfield Attorney-at-Law counsel for General Assembly during extraordinary session, page 39; that the Clerk notify the Senate that the House had completed its business and ready to adjourn sine die, page 39; that the thanks of members of House be extended to the Speaker and other officers for the able and faithful performance of their duties during present extraordinary session, page 39.

REVENUE-

House Bill No. 1-

Act to raise Revenue for the State by taxing certain corporations, introduced and read first time, page 18; taken up for consideration, read a third time, passed the House and ordered to Senate for concurrence, page 33; returned to House, page 34; presented by Clerk of Senate and signed by President of Senate and Speaker of House, page 37.

House Bill, No. 2-

Act to provide for collectors of the Revenue of the State was read a second time by its Title and referred, page 18; taken up for consideration, read a third time, passed the House and ordered to Senate for concurrence, page 33; returned to House, page 34; presented by Clerk of Senate and signed by President of Senate and Speaker of House, page 37-38.

S

STAFFORD, HARRY-

Of First Representative District, New Castle County, took his seat, page 5; appointed on Committee to act in conjunction with Senate Committee on funeral of Senator Reed, page 35.

SEVIER, FRANK M .-

Of the Fifth Representaive District of New Castle County, took his seat, page 5.

SWAIN, CHARLES—

Elected, page 7.

SMITH, WILLIARD S .-

Of the Twelfth Representative District of New Castle County, took his seat, page 6; made motion that a Committee of five be appointed by Speaker, to act in connection with Senate Committee on funeral of Senator Reed, which motion was adopted and Committee named, page 35; appointed on Committee to act in conjunction with Senate Committee on funeral of Senator Reed, page 35.

SERGEANT-AT-ARMS-

Election of, page 7.

SPEAKER OF THE HOUSE-

Election of, page 7.

Declared House adjourned, page 39.

TOWNSEND, TIMOTHY E .-

Of the Seventh Representative District of Sussex County, took his seat, page 6.

V

VANDENBURG, JOHN T .-

Of the Second Representative District of Sussex County, took his seat, page 6; appointed on Committee to notify the Governor that both Houses of the Assembly are ready for business, page 10.

W

WILSON, ELWOOD M.—

Of the Tenth Representative District of New Castle County, took his seat, page 6; made temporary Speaker, page 7; motion to appoint Committee to revise rules was adopted, page 10 appointed on Committee to revise rules, page 10.

WRIGHT, ANDREW J .-

Of the Fifteenth Representative District of New Castle County, took his seat, page 6.

STATE OF DELAWARE

JOURNAL

OF THE

House of Representatives

AT A SESSION OF THE

GENERAL ASSEMBLY

CONVENED AND AT DOVER, ON TUESDAY, THE FIRST DAY OF JANUARY IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVEN, AND OF THE INDEPENDENCE OF THE UNITED STATES, THE ONE HUNDRED AND THIRTY-FIRST.

1907. CHRONICLE POWER PRINT, MILFORD, DEL. •

OFFICERS AND MEMBERS

OF THE

HOUSE OF REPRESENTATIVES

Speaker
RICHARD HODGSON
New Castle County

Clerk
W. J. SWAIN
Sussex County

Reading Clerk
JAMES W. LATTOMUS
New Castle County

Enrolling Clerk
MANSHIP RASH
Kent County

Chaplain REV. G. A. OGG Kent County

Sergeant-at-Arms C. W. RIGGIN Sussex County

Page
H. B. CARROW
Kent County

MEMBERS

RICHARD HODGSON, New Castle CountyTownsend
WILMER C. STAATS, New Castle CountyTownsend
ALEXANDER P. CORBIT, New Castle County,Odessa
RICHARD T CANN, JR., New Castle CountyKirkwood
WILLIAM H. EVANS, New Castle County Newark
CHANCY P. HOLCOMB, New Castle County New Castle
JOHN P. WILSON, New Castle CountyNewark
ISAAC RICHARDS, New Castle County
DARLINGTON FLINN, New Castle County Marshalton
JEREMIAH B. HARVEY, N. C. Co., Boothwin, R. F. R. No. 3
JOSEPH E. McCAFFERTY, New Castle CoWilmington
THOMAS O. COOPER, New Castle CountyWilmington
BENJAMIN B. ALLEN, New Castle CountyWilmington
FRANK R. PARADEE, New Castle CountyWilmington
ROBERT KEENAN, New Castle CountyWilmington
WILLIAM H. BAGGS, Kent CountySmyrna
HERMAN C. TAYLOR, Kent CountyDover
GAMALIEL GARRISON, Kent CountyKenton
HOWARD RASH, Kent CountyDover
JAMES A. HIRONS, Kent CountyDover
THOMAS L. COOPER, Kent CountyMarydel, Md
CHARLES S. CONWELL, Kent County
EDWARD R. KNOTTS, Kent County Felton
ALBERT HARRINGTON, Kent County
LUTHER F. CUBBAGE, Kent CountyMilford
WILLIAM H. RICHARDSON, Sussex CountyMilford
OLIVER A. NEWTON, Sussex CountyBridgeville
JOSHUA J. LAMDEN, Sussex CountySeaford
NOAH H. JAMES, Sussex CountyLaurel
WILLIAM H. ELLIOTT, Sussex CountyLaurel
JAMES S. DONAWAY, Sussex CountyMillsboro
WILLIAM G. WILLIAMS, Sussex CountySelbyville
HENRY O. BENNUN, Sussex CountyFairmount
JOHN W. MESSICK, Sussex CountyGeorgetown
JAMES CAREY PALMER, Sussex CountyMilton

JOURNAL

OF THE

House of Representatives

Dover, Delaware, January 1st, 1907.

At a session of the General Assembly of the State of Delaware, convened and held at Dover on Tuesday, the first day of January, in the year of our Lord one thousand, nine hundred and seven, and of the Independence of the United States of America, the one hundred and thirty-first:

NEW CASTLE COUNTY.

- Mr. Benjamin B. Allen, of the first representative district.
- Frank R. Paradee, of the second representative district.
 - Robert Keenan, of the third representative district.
- Thomas O Cooper, of the fourth representative district.
- Joseph E. McCafferty, of the fifth representative district.
- Jeremiah B. Harvey, of the sixth representative district.
- Darlington Flinn, of the seventh representative district.
- Isaac Richards, of the eighth representative district.
- John P. Wilson, of the ninth representative district.
- Chauncy P. Holcomb, of the tenth representative district.
- William H. Evans, of the eleventh representative district.
- Richard T. Cann, Jr., of the twelfth representative district.
- Alexander P. Corbit, of the thirteenth representative dist.
- Richard Hodgson, of the fourteenth representative district. Wilmer C. Staats, of the fifteenth representative district.

KENT COUNTY.

- Mr William H. Baggs, of the first representative district.
- Herman C. Taylor, of the second representative district.

Mr. Gamaliel Garrison, of the third representative district.

" Howard Rash, of the fourth representative district.

" James A. Hirons, of the fifth representative district.

" Thomas L. Cooper, of the sixth representative district.

" Charles S. Conwell, of the seventh representative district.

Edward R. Knotts, of the eighth representative district.

Albert Harrington, of the ninth representative district.

" Luther F. Cubbage, of the tenth representative district.

SUSSEX COUNTY.

Mr. William H. Richardson, of the first representative district.

" O. A. Newton, of the second representative district.

- ' Joshua J. Lamden, of the third representative district.' Noah H. James, of the fourth representative district.
- William H. Elliott, of the fifth representative district.
- " James S. Donaway, of the sixth representative district.
- "William G. Williams, of the seventh representative district.
- " Henry O. Bennum, of the eighth representative district.
- " John W. Messick, of the ninth representative district.
- " James Carey Palmer, of the tenth representative district.

Appeared and took their seats.

The names of the gentlemen, who had taken the seats, were called, all of whom answered to their names.

The House was called to order by Mr. Baggs.

The first business before the House was the election of chairman.

Mr. T. O. Cooper was nominated by Mr. Taylor.

Mr. Palmer was nominated by Mr. Keenan.

Mr. Keenan moved the nominations close.

Which motion

Prevailed.

Mr. Palmer received 25 votes.

Mr. Cooper received 10 votes.

Mr. Palmer, having received a majority, was declared elected.

Mr. Holcomb moved that a temporary clerk be elected.

Which motion

Prevailed.

Mr. Allen was nominated by Mr. Holcomb.

Mr. Conwell was nominated by Mr. Baggs.

Mr. Paradee moved the nominations close,

Which motion

Prevailed.

Mr. Conwell received 21 votes.

Mr. Allen received 10 votes.

Mr. Conwell, having received a majority, was declared elected.

The roll was called; all the members responded; each member took the oath or affirmed.

Mr Keenan moved that a committee of three be appointed to procure the certificates of election,

Which motion

Prevailed.

Committee-Messrs. Messick, Richardson and McCafferty.

Mr. Burton, of Kent County,

Mr. Goslee, of Sussex County,

Speakman, of New Castle County,

Delivered the certificates of election to the Speaker.

On motion of Mr. Holcomb one certificate from each county was read and the names only in each of the others.

State of Delaware, New Castle County, ss.

Be it remembered, that at the General Election held on the Tuesday next after the first Monday in November, in the year of our Lord nineteen hundred and six, for New Castle County, according to the Constitution and Laws of the State of Delaware, Richard Hodgson was duly elected Representative for Representative District Number Fourteen in said county in the General Assembly, which is manifest by calculating and ascertaining the aggregate amount of all the votes given for each person voted

for in said Representative District, according to the provisions made by law in this behalf.

[seal]

In testimony whereof, we, Charles B. Lore and William C. Spruance, the Judges constituting the Supreme Court in New Castle County, who have met and ascertained the state of the election throught the said county, as the law requires, have hereunto set our hands and caused the seal of the said Supreme Court to be hereunto affixed at the Court House in said county, on this twelfth day of November, A. D. 1906.

CHARLES B. LORE,
Chief Justice.
WILLIAM C. SPRUANCE,
Resident Associate Judge.

State of Delaware, Kent County, ss.

Be it remembered, That at the General Election held on the Tuesday next after the first Monday in November, in the year of our Lord one thousand nine hundred and six, for Kent County, according to the Constitution and Laws of the State of Delaware, Edward R. Knotts was duly elected Representative for the Eighth Representative District for said county in the General Assembly, which is manifest by calculating and ascertaining the aggregate amount of all the votes given for each person voted for in all the hundreds and election districts of the county, according to the provisions made by law in this behalf.

[seal]

In testimony whereof, we, John R. Nicholson and James Pennewill, constituting the Superior Court for Kent County, who have met and ascertained the state of the election throughout the said county as the law requires, have hereunto set our hands and caused the seal of the said Superior Court to be hereunto affixed at the Court House in said county, on this eighth day of November, A. D. 1906.

JOHN R. NICHOLSON, Chancellor. JAMES PENNEWILL, Resident Associate Judge.

The State of Delaware, Sussex County, ss.

Be it remembered, That at the General Election held on the Tuesday next after the first Monday in November, in the year of our Lord one thousand nine hundred and six, for Sussex County, according to the Constitution and Laws of the State of Delaware, William H. Richardson was duly elected Representative for Representative District Number One, in said county, in General Assembly, which is manifest, by calculating and ascertaining the aggregate amount of all the votes given for each person voted for in all the hundreds and election districts of the count,, according to the provisions made by law in this behalf.

[seal]

In testimony whereof, we, Ignatius C. Grubb and William H. Boyce, the Judges constituting the Superior Court in Sussex County, who have met and ascertained the state of the election throughout the said county, as the law requires, have hereunto set our hands and caused the seal of the said Superior Court to be hereunto affixed at the Court House in said county on this eighth day of November, A. D. 1906.

IGNATIUS C. GRUBB,
Associate Judge.
WILLIAM H. BOYCE,
Resident Associate Judge.

Mr. Baggs moved that the House elect permanent officers,

Which motion

Prevailed.

Mr. Hodgson was nominated by Mr. Baggs.

Mr. Holcomb was nominated by Mr. Cooper, T. O.

Mr. Newton moved the nominations close,

2

Which motion

Prevailed.

On motion of Mr. T. O. Cooper two tellers were appointed by the Speaker protem.

Messrs. Flinn and Cann were appointed.

Mr. Hodgson received 25 votes.

Mr. Holcomb received 10 votes.

Mr. Hodgson having received a constitutional majority, the Speaker protein declared him elected as permanent Speaker.

On motion of Mr. Holcomb, a committee of two was appointed to escort the Speaker to the chair.

Messrs. Holcomb and Newton were appointed.

The Speaker was sworn in by the Speaker protem.

The election of a clerk was next in order.

Mr. Swain was nominated by Mr. Newton.

Mr. Wheelan was nominated by Mr. Cooper.

Mr Swain received 25 votes.

Mr. Wheelan received 10 votes.

Mr. Swain having received a constitutional majority, the Speaker declared him elected.

Mr. Swain was sworn in by the Speaker.

On motion of Mr. Baggs, the following resolution was adopted:

Be it resolved by the House of Representatives that the Clerk of the House is hereby instructed to notify the Senate that the House is duly and regularly organized and has elected Richard Hodgson Speaker, and William J. Swain Clerk.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed the following resolution:

Be it resolved by the Senate that the Secretary of the Senate is instructed to notify the House that the Senate is duly and regularly organized and has elected George W. Sparks, President protempore, and Levi G. Sterner Secretary of the Senate, and is ready to proceed to business.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had adopted and requested the concurrence of the House in the following concurrent resolution:

Be it resolved by the Senate that the President is hereby authorized and directed to appoint a committee of two on the part of the Senate, which committee is hereby instructed to notify the Governor that both Houses of the General Assembly are duly organized and ready to receive any communications he may send them, and the Secretary is instructed to notify the House of Representatives of the adoption of this resolution and the names of the Senators so appointed by the President, be communicated to the House by the Senate.

Messis. Moore and Monaghan were appointed by the President.

The election of Reading Clerk was in order.

Mr. Lattomus was nominated by Mr. Keenan.

Mr. O'Mara was nominated by Mr. T. O. Cooper.

Mr. Lattomus received 25 votes.

Mr. O'Mara received 10 votes.

Mr. Lattomus, having received a majority, was declared elected by the Speaker.

The election of Enrolling Clerk was in order.

Mr. Rash was nominated by Mr. Hirons.

Mr. Dawson was nominated by Mr. Cooper.

Mr. Rash received 23 votes.

Mr. Dawson received 9 votes.

Mr. Rash, having received a majority, was declared elected by the Speaker.

The election of Sergeant-at-Arms was in order.

Mr. Riggin was nominated by Mr. Elliott.

Mr. James was nominated by Mr. Cooper.

Mr. Riggin received 25 votes.

Mr. James received 10 votes.

Mr. Riggin, having received a majority, was declared elected by the Speaker.

The election of Chaplain was in order.

Rev. Jos. Brown Turner was nominated by Mr. Cooper.

Rev. George A. Ogg was nominated by Mr. Hirons.

Mr. Ogg received 25 votes.

Mr. Turner received 10 votes.

Mr. Ogg, having received a majority, was declared elected by the Speaker.

The election of Page was in order.

Mr. Carrow was nominated by Mr. Garrison.

Mr. Wingate was nominated by Mr. Cooper.

Mr. Carrow received 25 votes.

Mr. Wingate received 10 votes.

Mr. Carrow, having received a majority, was declared elected by the Speaker.

On motion of Mr. Keenan the following resolution was adopted:

Be it resolved that the Speaker is authorized and directed to appoint a committee of three members to act with a like committee of two members on the part of the Senate to notify the Governor that both Houses are duly organized and ready to receive any communications he has to make, and that Speaker had appointed on the part of the House Messrs. Keenan, Conwell and Holcomb members of said committee.

On motion of Mr. Holcomb the House took a recess until 1.30 o'clock.

Same day, 1.30 o'clock.

House met pursuant to recess.

On motion of Mr. Newton the following resolution was adopted:

Resolved that his Excellency, the Governor, and his staff, our Senators and Representative in Congress, the Chancellor, the Chief Justice, the Judges, the Attorney-General, the Secretary of State, the members of the Senate and House of Representatives and the representatives of the press have the privilege of the seats on the floor.

On motion of Mr. Taylor the following resolution was adopted:

Be it resolved by the House of Representatives, that the Clerk of the House be, and he is hereby directed to furnish to each member and the clerks of the House one copy of the Revised Code, one copy each of Volumes 20, 21 and 23, Laws of Delaware, and one sheep-bound volume of the Constitution of the State of Delaware.

On motion of Mr. Holcomb the following resolution was adopted:

Resolved that the Clerk of the House is hereby instructed to procure for the proper carrying on of the business of this House and deliver to the Speaker the following:

4000 postal cards.

8000 two-cent postage stamps.

4000 one-cent postage stamps.

8000 one-cent wrappers.

On motion of Mr. Richardson the following resolution was adopted:

Resolved that the rules of the last House of Representatives of the State of Delaware, shall be the temporary rules of this House except that rule, five of said rules shall be changed so that the following standing committees shall be added to the 22, therein provided for; 23, military affairs; 24, charities and elemosnary Institutions; 25, manufacturers and commerce; 26, public buildings and grounds; 27, labor; 28, immigration; 29, public health; 30, revised code.

The committee report that they have notified the Governor of the action of the House that it was ready to receive any communications he might have.

The Secretary of State delivered to the House the Governor's message and reports.

On motion of Mr. Messick the Governor's message was ordered read.

GOVERNOR'S MESSAGE.

State of Delaware.

Executive Department.

To the General Assembly:

In obedience to the constitutional mandate requiring the Executive to "give to the General Assembly information of affairs concerning the State and recommend to its consideration such measures as he shall judge expedient," I submit to you my biennial message containing such information concerning the State and its affairs which appear of greatest moment, accompanied by such recommendations and suggestions for the betterment of the laws and public service as seem to me to be wise.

During the past two years I have endeavored to acquaint myself with the affairs of the State. Where I could find any method of conducting its affair in a more expeditious or economical manner consistent with the statutes, I have not hesitated to make suggestions and have found such suggestions readily accepted by the several officers. During this period I am pleased to say I have failed to find any waste of the public funds. The several State officers and Boards have been zealous in their efforts to secure to the public full value for all funds disbursed.

The first subject to which I deem it my duty to invite your attention is the finances of the State, a statement of which, fuller in details than that herewith presented, may be found in the several reports of the State Treasurer and Auditor of Accounts, which reports comprise all the facts and information essential to a comprehensive understanding of this important subject.

The expenditures of the State have steadily increased during the past fifty years.

This enlargement of public expenditure is confined to no State or nation, but is responsive to a well defined tendency of modern times.

A careful analysis of increased expenditures in this State demonstrates that such increase has arisen from efforts to render public service more efficient, the amelioration of condition of State wards, and the extension of State aid for educational, scientific, and charitable and beneficent purposes. While these appropriations have been neither lavish nor wasteful in the past, the time has arrived for caution to call a halt and stern necessity to check further increase.

Enlarged revenue only can justify any material increase in State expenditures.

Rigid economy in public affairs would receive a healthy impulse if the General Assembly would exercise the greatest care in the appropriation of money and advocate only those measures, involving the expenditure of public funds, which will commend themselves to the approval and public spirit of the citizens of this State.

I recommend that before any appropriations be determined upon, you should secure from the State Treasurer a statement of the probable receipts for the two years next ensuing, the fixed charges against the public funds, and make all other appropriations with the view of avoiding a deficit.

In the near future the expenditure of increased sums of money must be made, not for public improvement alone, but principally for public necessities.

The demands are urgent and real, all of a pressing public nature, requiring active measures to be taken to provide for them,

and, if possible, without resorting to direct State tax.

Our sister States furnish us object lessons in increasing revenues and in methods of taxation, which methods are no longer experimental.

Our revenue system should be incorporated in one comprehensive, adequate and thoroughly fair measure which should be couched in language so simple that every one might readily understand the same.

The General Assembly will probably not continue its present session more than the constitutional limit of sixty days. If you should be unable during that time to fully consider and enact proper and adequate law in relation to the revenue of the State, I would suggest that a Joint Committee of the Senate and House be appointed to frame such law and instructed to report at an adjourned session of the General Assembly to be held in November of the present year.

The license tax on the manufacturers and distillers of alcoholic liquors and the brewers of malt liquors should be so increased that the returns to the State would be measurably commensurate with the cost of protection and the added burden upon the State arising from disorders growing out of the vending within this State of the products of such enterprises.

I would recommend that such legislation be enacted which will effectually remedy the defects in the present law and extend the excise system so as to include the above named business.

Licenses issued for the sale of intoxicating liquors (other than those issued to druggists), are of two classes, one to sell in large quantities and the other to sell in small measures. The latter class pay two or three times as much tax as the former. This you should equalize and adjust.

The law permitting the sale of liquor in quantities less than one quart to be drank off the premises where purchased should be repealed.

In making this recommendation I am not unmindful of the constitutional provision in reference to local option. Whether you shall provide by law at the present session for the submission of the question of the sale or no sale of intoxicating liquors,

•

the sale of liquor is bound to continue in this State for two years more.

AUTOMOBILES.

The protection of the public against careless and reckless motorists has rendered necessary a revision of the present law touching Motor Vehicles

Accidents arising from automobile driving are frequent. Excessive speed is the chief cause and inspires the dread and prejudice on the part of the traveling public against automobiles.

As a vehicle of utility the automobile should be recognized as possessing the same right as all other vehicles in the use of our highways, subject, however, to certain restrictions inherent in the character of these machines.

I recommend that the present law be so amended that it provides:

- 1st. For an annual payment of a license fee of \$5.00 by the owner of every moter vehicle.
- 2nd. For an annual payment of a license fee of \$2.00 by chaffeurs.
- 3rd. For the revocation of all licenses, under proper restriction, upon proof that licensee is an incompetent or reckless driver.
- 4th. For the employment by every person incompetent to run a motor vehicle of a licensed chaffeur.
- 5th. For the payment of all such license fees, together with all fines and forfeitures imposed under the provisions of this law, to the State Treasurer, who shall carry such funds to a highway improvement fund, to be expended pursuant to a proper highway improvement statute.

Pecuniary penalties have not proven effective in checking reckless and careless driving. Fine and imprisonment has been demonstrated to be the only effective check; fine for the first offense and fine and imprisonment for all subsequent offenses.

OYSTERS.

That portion of State property adapted to the propagation of shell fish has been operated by private interests with little or no regard to the rights or revenue of the State.

The net receipts to the State arising from this source have materially increased. The revenue to the State could, under a comprehensive and understandable law, be further increased.

I submit that the present statute should be repealed and a full and comprehensive statute relative to Oysters be enacted, which would afford adequate protection to the State interests and avoid undue hardships upon the present lessees of oyster plantations.

The laws enacted at the last session of the General Assembly have been but little improvement over the laws then in operation.

Any statute enacted should provide for a resurvey of the natural rocks and beds adapted to oyster culture, which survey with plots should be filed and recorded in permanent form; for the appropriation of funds sufficient to make such survey and plots; for the leasing of such land for definite periods and for the adequate protection to all lessees.

DEPOSITS AND DEPOSITORIES.

The proper disposition of public funds, awaiting their disbursement, is a practical question, as we increase in population and wealth, grows in importance. Private funds on deposite in Banks and Trust Companies under ceatain conditions are allowed by such financial institutions interest thereon. Public funds under like conditions should be a source of revenue to the public rather than private interests only. The public money should be immediately available for public wants, but under different conditions and safeguards than those which obtain under the present laws and practice.

In order that the State and County funds on deposit may receive an income from their deposits I urge your favorable consideration of a statute which shall provide among other things:

ist. That the State and County Treasurers be required,

ŧ

under penalty of forfeiture of office, to deposit all public funds in approved depositories;

- 2nd. That the public funds, both State and County, under the control of the various treasurers, be awarded for deposit to approved depositories;
- 3rd. That the Governor, Secretary of State, Auditor of Accounts and Insurance Commissioner be constituted a commission to determine the depositories for the State and County funds and the proportion of public funds each depository may receive;
- 4th. That each approved depository shall be chargeable with 2% on the daily balances and at stated periods credit the accounts of such treasurers with the accumulated interest on such funds.

BOND ISSUE.

The loan of 1887 for \$250,000 00 will mature June 1st next. You should early in the session enact the necessary legislation which will enable the State to refund this loan in ample time to meet the maturing obligations of the State. It might be well for you to investigate and consider the advisability of disposing of certain railroad mortgages held by the State and with the proceeds thereof liquidate the said loan of 1887 rather than issue a new series of bonds.

ASSESSMENT AND TAXATION.

Permit me to call your attention to the inequality of assessments, which, under our present law, will never be more equably made, but which in a large measure may be corrected by the creation of a State Board of Equalization.

It is a well recognized fact that local influences upon the Assessors result in each Assessor estimating the assessable value of property at a different per centum of its true or real value, so that there has become a varying value from forty to one hundred per centum of value named in the several districts. There is now under the law no adequate power to equalize the assessment of one district as compared with another, of one group of districts with other groups.

It is a matter of vital importance that the valuation of pro-

perty should be equalized and made in accordance with a certain fixed and definite rule, thereby making all assessable property contribute its share towards government protection.

The experience of other States has demonstrated that a Board of Equalization has afforded the greatest measure of relief from this hardship than any other suggested.

I suggest that the final determination of the equalization of assessment should not be left in the hands of any individual or Board, which expends the funds arising from such assessment and taxation.

WEIGHTS AND MEASURES.

Under present provisions of law the weights and measures, used in the street markets and market houses in the City of Wilmington, are required to be inspected and stamped, annually, by the Clerk of the Market of that city, and all other weights and measures used in the city are required to be inspected by the Sealer of Weights and Measures of New Castle County. I would suggest that this be remedied by a law providing for the complete inspection of all weights and measures in the city of Wilmington to be made by the Clerk of the Market of said city. There have been many complaints recently that short weights and measures are used in said city. It is possible that this results from a confusion of inspections. The law on this subject should be so amended as to prevent this and provide adequate penalties for violations thereof.

STATE INSTITUTIONS AND WARDS.

The biennial report of the Delaware State Hospital at Farnhurst gives in detail all the operations of that institution for the past two years; describes the condition, habits and life of the inmates and the methods of treatment; shows the hygienic condition of buildings and contains many valuable recommendations.

Accurate knowledge of the work being done at this institution would dissipate many misconceptions relative thereto. The annual increase of population in this institution has kept apace with increased population of the State.

The policy of the Board of Trustees, Superintendent and corps of assistants is wise, broad-gauged and economical.

The specific requests for legislation should receive your attention.

The indigent deaf, dumb and blind children of this State have never received that degree of care and attention which their misfortune demands.

Increased appropriations, if compatible with the state of public revenue, seould be made.

The number to be placed in the various schools outside of this State should be limited only by the amount appropriated by you and the capacity of said institutions

The excellent result of past expenditures by this State cannot be measured. The burden of properly caring for these unfortunate State wards must be largely met by the public.

EDUCATION.

Too much cannot be said in favor of appropriations for public school purposes. No funds, appropriated by the State, where wisely and judiciously expended, have returned equally valuable results to the general public.

The long established policy of the State of rendering assistance to the greatest possible extent to the various school districts in the establishment of an effective and long term school year should be continued and a further enlargement, consistent with State revenue and public necessities, is most desirable.

The State Board of Education has made several recommendations looking to the improvement of the system which should receive your careful attention.

NATIONAL GUARD OF DELAWARE.

The State has been most fortunate in securing and so long retaining the services of the present capable corps of officers and men constituting the State Militia. It is an organization our State may well be proud of.

During the past two years two successful encampments have been held near Newark, and last year a Provisional Battalion participated in the United States Military manoeuvers at Mt. Gretna. It has been my duty as well as my pleasure to participate in each of said two encampments at Newark, spending the entire period in the field with the Militia. This afforded me opportunity to continuously observe the discipline maintained and the daily operations and exercises of the Militia. The conduct of officers and men during each encampment aroused unusual interest and elicited praise on the part of the public. The experience of the past few years has demonstrated the fact that Delaware has established a military organization worthy of her name and that each year the effectiveness of such organization has improved.

The public no longer condemns the necessary expenditure of public funds in rendering more effecient this branch of the State Government.

I recommend as liberal appropriation for the maintenance of the State Militia as the State funds will admit and the necessities of the service demand.

STATE LIBRARY.

The State Library, containing thousands of valuable volumes, many of which could be duplicated only at great cost to the State, is housed in a structure ill adapted to the proper protection and care of said volumes. Indeed many volumes are now piled up on the floor because of want of shelf space and the general inadequate character of the present room. A modern fire-proof building adapted to the needs and demands of a library has become a necessity.

It is a matter for your serious consideration whether the time has not arrived for the construction of a new State House, with a fireproof wing for the Library, which shall be adequate to fully meet the public needs. I recommend this matter to your careful consideration.

SALARIES.

The salary system should be further extended so that every State and County officer be placed upon a salary basis. I submit to you the advisability of supplementing the work of the last session touching this subject by the enactment of a fee bill covering all the charges for every service rather than the present system of varying charges. I am informed that the fee bill now in vogue has not been materially changed in a century. The

present day conditions demand a fee bill adapted to the needs of the salary system of State and County officers.

The said Act should be further amended to that fees for all services rendered by any officer should be paid in advance; that the penal sum in the official obligations of every salaried officer should be increased so that the said bonds would be adequate to fully protect the County and State.

PURE FOOD LAW.

The public is aroused at the extraordinary revelations following the investigations by National and State officers into the nature and character of the adulteration of foods in ordinary daily use. The proportion of pure foods and the injurious character of adulterants found in many of the foods, condiments and medicinal preparations, has aroused a widespread and abiding interest in the public mind to such a degree that laws penalizing such practices have been enacted by the Congress of the United States and many of our sister States.

You will perform a valuable service to the public by enacting a reasonable measure for the correction of the evils of this too prevalent practice.

The Federal law upon this subject is broad, full and adequate for all purposes of inter-state trade. A State statue based on the Federal law to cover the trade within the State should be your object.

ARBOR DAY.

I desire to call your attention to the importance of general observance of this day by planting shade and ornamental trees in or about the streets, roads or homes within this State. It is a matter of serious moment that the woods and forests of our State are fast disappearing. The planting of portions of the farming district in young trees for future use is a subject worthy of your attention.

TUBERCULOSIS.

Experts assert, and the public generally believes, that much may be done by modern methods, systematically pursued, to prevent the spread of this prevalent scourge. It has been demon-

strated that with proper treatment the disease is preventable, and, in the early stages, curable. That it is infectious is equally well recognized.

It is a proper subject for investigation and intelligent legislative action. I, therefore, recommend for your favorable consideration the advisability of creating a commission, with or without pay, as in your judgment may be best, to inquire into the best means of dealing with this scourge in an economical and efficient manner, and report to the Governor as soon as possible the results of its investigation.

GOOD ROADS.

The matter of providing and maintaining good roads is of the most vital importance to our people. Roads are an absolute necessity to the farmers of our State and they should have the best that we can afford. The several countles of the State raise, annually, by taxation for road purposes, a considerable sum of money which under our present system is spent under the direction of the different officers in the different hundreds. All this money should be expended on the roads in pursuance to a fixed standard of roads adapted to the different localities of the State and under one central authority. The money so raised should be spent in the maintenance of the roads after they have been either originally built or improved along modern scientific lines. Probably one of the best investments the State could make would be the expenditure annually of as much money as its resources will afford in the construction and improvement of good perma-When these are once so built, the cost of maintennent roads. ance is small compared with what is now expended on our present roads. Many of the States have provided for the expenditure of millions of money in the improvement and construction of modern I recognize that, owing to the peculiar conditions of our State, the same kind of roads are not adapted to its different localities. We should investigate this matter fully and thoroughly and adopt what is the most economical standard or standards of construction and maintaining our roads, having in mind that the cheapest is not the best. The end desired is the best permanent roads that we can get, suited to our conditions, at the least reasonable expense. In New Castle county certain roads have been improved along modern lines and I am informed that these roads are entirely satisfactory and highly commended by travellers

thereon. What has been done in that County under existing provisions of law during the past two years will appear to you by the report of the New Castle State Highway Commissioner, submitted to you by him.

I recommend this subject to your careful attention and while we cannot expend the same amount of money that other States are able to, yet by expending annually a certain fixed amount as above suggested, we can accomplish much in a very few years.

EPIDEMIC DISEASES IN ANIMALS.

For the last two or three years certain portions of the State have suffered from the Anthrax plague. Just how or when the disease was first introduced into the State is not definitely known. Its eradication is the pressing problem. Fortunately its presence was soon discovered and by the persistent endeavors of the State Board of Agriculture has been confined to a limited area within the State. The recurrence of this trouble the coming year is imminent, threatening a heavy loss to the farming interests of that portion of the State now affected and a probable widening of the affected districts.

It behooves you, therefore, to take into careful consideration measures which will effectually prevent its annual recurrence, and if possible finally to eradicate the plague. The report of the State Board of Agriculture contains a full statement of disbursements of the funds appropriated for this purpose.

I am pleased to note that the appropriatons have met the bills incurred during the current year.

ENCOURAGEMENT OF IMMIGRATION.

It seems desirable in the opinion of many of our most practical farmers that continued efforts to encourage immigration into the State should be made.

The Act passed in 1903 was in force but two years, which, in the opinion of many, was an insufficient length of time to bring about the results contemplated. Every encouragement should be given to induce practical farmers and farm labor to settle in our midst; therefore, I recommend the re-enactment of Chapter 333, Volume 22, Laws of Delaware, entitled, "An Act

for the encouragement of immigration, and to foster the agricultural interest of the State "

STATE BOARD OF HEALTH.

The State Board of Health established under a provision of our Constitution with laws regulating its duties is looked upon as a necessity. Happily no serious epidemic has occurred during the past two years to require its attention. I am pleased to refer you to its full and complete report and ask you to give it your careful consideration.

STATE PRINTING AND SUPPLIES.

I recommend that the Act creating the Board of State Supplies be so amended that said Board be given a contingent fund to be expended in the employment of a person possessing the necessary technical skill to assist said Board in rendering more efficient the operations under the provisions of said Act.

I regard the necessity for reform in the methods of distribution of supplies for the General Assembly an imperative duty. You should enact such measures relative to such supplies which will render effective the provisions of the Constitution in that behalf.

I recommend that the State Librarian be made the custodian and dispenser of all supplies, who should be authorized to deliver to any State officer any supplies in hand upon the delivery to said Librarian the cost value thereof, or a contingent fund warrant therefor; and who should be directed to open an account with each member of the General Assembly, credit such account with the sum of \$25,00 as provided by the Constitution and charge all supplies furnished every such member of the General Assembly pursuant to a proper voucher, provided the aggregate shall not exceed said constitutional limit.

PARDON.

I recommend that you enact such measures which shall provide for recording in the office of the Secretary of State of all remissions of fines and forfeitures, reprieves, commutations of sentences and pardons and that such record or a duly certified copy thereof shall be admitted as evidence in the Courts of this State.

OATHS OF OFFICE.

The law relative to recording the official oaths of all State and County officers should be amended so that record evidence of every such oath could be obtained from one State officer; or a record of said oath be made at the same time and place as the Commission of said officer.

COURTS AND JURORS.

Experience in our sister States and in the Federal Courts has demonstrated that, in the administration of justice by Courts, the best, least expensive and most satisfactory results are reached, when the jurors of the Courts are selected under the supervision of the Judges. The jurors of the Courts who are summoned for the trial of cases should not be required to serve more than two weeks during any one term of the Court. The Courts, or the judges thereof in vacation, should be authorized by law to convene any of our courts upon a short notice and empowered to have drawn and summoned the Grand and other jurors required for such special terms. I recommend that the law be so amended to carry these suggestions into effect, this will secure expeditious trials of criminal and other cases and produce speedy and desired judicial determination of such matters.

REGISTRATION.

The constitution requires as a prerequisite payment of one dollar registration fee by each elector biennially. This registration fee has long been deemed an unwise tax upon the electorate of the State. I recommend the adoption at this Session of the General Assembly the Constitutional Amendment proposed at the Session of 1905 entitled "An Act proposing an amendment to Section 4 of Article V, of the Constitution of this State by striking out of said Section all thereof which requires the payment of money as a qualification to register," this measure having been approved by the party conventions representing practically the entire electorate of the State.

ELECTIONS.

The so-called Australian ballot law in operation in this State is expensive, burdensome, and unsuited to the temper of our people and times. It affords neither secrecy nor protection

to the poorly educated, nor safety to the independent elector who may desire to vote for his choice of candidates.

The blanket ballot should be supplemented by a ballot of uniform size and color, printed upon uniform paper furnished by a public officer, and should contain only the nominees of one party, with opportunity for the elector to examine and prepare such ballot prior to entering the election room for the purpose of voting.

The election laws should be so simple and clear that Voters Assistants would be unnecessary. The present system was such an innovation that Voters Assistants were deemed necessary and such officers were accordingly provided for in the original statue. Later when it was thought that the necessity for such officers had ceased the General Assembly so amended the said Act that the office was abolished. The excessive number of ballots rendered void because of failure on the part of electors to comply with the strict letter of the law in marking their ballots gave rise to the necessity for the restoration of said office. The time has arrived when Voters Assistants for any cause should be deemed unnecessary for any person.

Many features of the present system may well be retained, as they make quiet, peaceful and orderly elections, which all desire.

JURISDICTION AND LIMITS.

I received from the Secretary of State of the United States the following letter which sufficiently explains the position of the Federal Government in requesting the State of Delaware to cede a certain definite portion of the bed of the Delaware River to the United States:

"His Excellency,

The Governor of Delaware,

Dover.

Sir:-

The Secretary of War advises this Department, under date of the 27th instant, that it has been found necessary, in carrying out the improvement of the Delaware River under the authority of Congress, to construct a bulkhead around portions of what are

known as "Dan Baker" and "Stony Point" shoals, so as to form a basin within which to deposit the material dredged from the channel. When completed this area will form an island which it is thought important to have in the possession and under the control of the Federal Government.

It appears that the area is in the bed of the river between the States of Delaware and New Jersey, nearer to the New Jersey shore, and that it therefore belongs to one of these two States.

In compliance with Secretary Taft's request, I have the honor to ask you to be so good as to lay the matter before the Legislature of the State of Delaware, at the earliest practicable date, with a view to securing such action as may be necessary to vest in the United States a title to that part of the river bottom on which the aforesaid island is to be constructed.

I enclose a map and description of the submerged land, and have sent a letter similar to this to the Governor of New Jersey.

I have the honor to be, sir

Your obedient servant.

ELIHU ROOT.

Enclosures:

Enclosures in Letter from
Secretary of War, March 27, 1906."

JAMESTOWN EXPOSITION.

The General Assembly of Virginia in 1904, adopted resolutions reciting the settlement made at Jamestown, May 13, 1607, and declaring for the commemoration of the event by an international exposition on the shores of Hampton Roads. The resolution inter alia, said:

"Resolved, by the House of Delegates, the Senate concuring, that the Governor of this State be, and he is hereby authorized and requested, for and on the part of the Commonwealth of Virginia, to at once invite the co-operation and assistance of each and every other State of the Union, in order that each of them adopt the necessary measures to be suitable and appropriately represented at the said Exposition."

The Governor of Virginia in inviting the co-operation of the several States, said:

"I venture to suggest that the commemoration in question is of extraordinary significance, as the landing at Jamestown was the first settlement of the English speaking people on this Continent by nearly fourteen years; indeed, as a result of this settlement Virginia was an organized colony with an elective Legislative Assembly nearly two years prior to the landing of the heroic Pilgrims at Plymouth Rock. Therefore this settlement is the genesis of our National Government, and the original source of forces which have entered mightily into the fabric and growth of our Republic.

"It is hoped that the magnitude of the historic commemoration may have the generous consideration of your State and the earnest sympathy and co operation of your people in appropriately bringing before the world so transcendent an event."

The character of this tercentennial celebration has been exploited by the Press and Magazines with such particularity that I need scarcely enter into details here.

In conformity to the request of the Governor of Virginia, I now call your attention thereto and suggest that adequate provision be made early in this session for a Delaware building and display.

The thirteen original States especially should actively participate in the celebration.

Permit me to caution you that only such appropriation for this laudable undertaking should be made which the condition of our Treasury may sustain without impairing the revenue for necessary maintenance of the State Government in all its departments and the usual and necessary charitable and educational charges upon the public funds.

UNIFORM DIVORCE LAWS.

On July 24, 1905, Governor Pennypacker, of Pennsylvania, pursuant to the provisions of an Act of Assembly of that State, forwarded to me a communication requesting the appointment of delegates from this State to participate in a Congress of Delegates from all the States "for the purpose of examining, considering

and discussing the laws and decisions of the several States upon the subject of divorce, with the view of adoption of a draft of a proposed general law, which shall be reported to the Governors of the States for submission to the Legislatures thereof, with the object of securing, as nearly as possible, uniform statutes upon the matter of divorce throughout the Nation."

Governor Pennypacker, under date of November 9th, 1905, called my attention to the Act of Assembly of Pennsylvania, which provided that the delegates from said State should "consist of the Governor of Commonwealth, with three citizens of Pennsylvania, learned in law," and requested that the State of Delaware should be represented in like manner.

In accordance therewith I designated Hon. Benjamin Nields, Hon. Robert H. Richards, of Wilmington, and Hon. Henry Ridgely, of Dover, as the delegates, who, together with the Governor of this State, composed the Delaware delegation.

Unstinted praise is due Governor Pennypacker and the Pennsylvania delegation for their unflagging interest and arduous labors in preparing preliminary work incident to this movement.

I recommend that the proposed law, or so much thereof as may be practicable under our judicial system, be enacted into law in this State.

I desire to express my appreciation to the three delegates representing the State for the time devoted to and the interest taken in this most commendable movement.

The report of the Delaware delegation, with its recommendations, is herewith presented to you for your thoughtful consideration.

COMMUNICATIONS FROM OTHER STATE GOVERN-MENTS.

In deference to the express legislative will and in courtesy to the Governor of New York, without committing myself to the wisdom or expediency of the movement, I transmit herewith a certain resolution adopted by the Legislature of New York.

STATE OF NEW YORK, IN SENATE.

Albany, March 1, 1906.

Whereas, It appears from the investigation recently made by the Senate of the United States, and otherwise, that polygamy still exists in certain places in the United States notwithstanding prohibitory statutes enacted by the several States thereof, and

Whereas, The practice of polygamy is generally condemned by the people of the United States, and there is a demand for the more effectual prohibition thereof by placing the subject under Federal jurisdiction and control, at the same time reserving to each State the right to make and enforce its own laws relating to marriage and divorce; now, therefore,

Resolved (if the Assembly concur), That application be and hereby is made to Congress, under the provisions of Article Five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous co-habitation shall be probibited, and Congress shall be given power to enforce prohibition by appropriate legislation.

Resolved, That the Legislatures of all other States of the United States, now in session or when next convened, be and they are hereby respectfully requested to join in this application by the adoption of this or an equivalent resolution.

Resolved further, That the Secretary of State be and he hereby is directed to transmit copies of this application to the Senate and House of Representatives of the United States, and to the several members of said body representing this State therein; also to transmit copies hereof to the Legislatures of all other States of the United States.

In Assembly, March 2, 1906.

Concurred in without amendment.

By order of the Assembly,

A. E. BAXTER, Clerk.

By order of

THE SENATE,

LAFAYETTE B. GLEASON,

Clerk.

State of New York,
Office of the Secretary of State,

The foregoing is a true copy of a concurrent resolution of the Senate and Assembly of the State of New York, filed in this office March 6th, 1906.

[seal]

Given under my hand and the Seal of Office of the Secretary of State, at the City of Albany, this twentieth day of March, in the year one thousand nine hundred and six.

> JOHN F. O'BRIEN, Secretary of State.

VALLEY FORGE PARK COMMISSION.

I have received the following communication from Governor Pennypacker, which I take pleasure in presenting to you for such action as may seem meet, to wit:

November 14, 1905.

Hon. Preston Lea,

Governor of Delaware,

Dover, Del.

Dear Sir:-

At the request of the Valley Forge Park Commission, it is my pleasure to inform you that the improvements at Valley Forge have so far progressed and the avenues along the intrenchments are so far completed as to enable each one of the thirteen original States to mark with a suitable monument the location of its troops, if such a course be thought desirable by the authorities of the State.

Very truly yours,

SAM'L W. PENNYPACKER.

This Park, commemorating the heroic struggle and undaunted bravery of our Revolutionary Soldiers, must appeal to

every liberty-loving citizen of this State. A suitable memorial marking the location of the Delaware Troops at Valley Forge during this important period of our Nation's history, is an object deserving your careful and favorable consideration.

THE PROPAGATION AND PROTECTION OF FISH.

The General Assembly of Pennsylvania adopted a resolution creating a Commission to meet similar Commissions appointed by the States of New York, New Jersey, Delaware and Maryland "for the purpose of formulating concurrent or uniform legislation affecting the States named relating to the propagation and protection of fish." Such Commissions have been formed by all the States named except Delaware.

I solicit your thoughtful consideration of the advisability of the appointment of such joint commission with the view of more complete protection of an industry, which, without adequate restrictions, may soon become unprofitable to those interested.

GOMPACT OR AGREEMENT BETWEEN NEW JERSEY AND DELAWARE RESPECTING THE DELA-WARE RIVER AND BAY.

In pursuance to the mandate of Section 2, Chapter 5, Volume 23, Laws of Delaware, I did, in November, 1905, transmit to the President of the United States a duly certified copy of said Act and requested that it be communicated to Congress for its action

Ratification of said compact or agreement was not had during the first session of the Fifty-ninth Congress, but it is expected that this measure will be finally disposed of during the present session of Congress.

EXPOSITIONS.

I have received the following communication which, in courtesy to the Governor of the State of Florida, I transmit to you for such consideration and action which the enterprise may merit:

STATE OF FLORIDA. EXECUTIVE DEPARTMENT.

Tallahassee, Fla.,

December 30, 1905.

Whereas, It has been suggested that an international and Isthmian Exposition be held in the City of Tampa, Florida, during the months of January, February and March, in the year of our Lord, 1908, in honor and celebration of the commencement of work on the construction of the great Panama Canal by the Government of the United States; and

Whereas, Such an Exposition will direct the attention of the world to the unsurpassed climate of the State of Florida, its boundless agricultural mineral, industrial and commercial resources, and its superior maritime advantages as the highway of the world's commerce when said Canal is opened for traffic;

Therefore, I, Napoleon B. Broward, Governor of the State of Florida, do hereby issue this, my Proclamation, calling said

INTERNATIONAL AND ISTHMIAN EXPOSITION

To be held in the City of Tampa, Florida, commencing in the month of January, in the year of our Lord, 1908, in celebration of the commencement of work on the Panama Canal by the Government of the United States; and I call upon and urge all the citizens of the State of Florida to unite their efforts in support of said Exposition, and I also request and urge the Senators and Representatives of the State of Florida in the Congress of the United States to invite and secure from said Congress an indorsement of said Exposition and a reasonable appropriation in aid thereof.

The Governors of the several States and Territories, comprising the United States of America, are hereby cordially invited to secure the co-operation of their State Legislatures in aid of said Exposition, and are requested and urged to secure a proper representation of the resources of their respective States in the exhibits at said Exposition; and

HIS EXCELLENCY, THE PRESIDENT OF THE UNITED STATES, is hereby requested and urged to issue his PROCLAMATION through

the State Department of the United States, inviting Foreign Countries to participate in said Exposition.

[SEAL] IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the great Seal of the State to be affixed at Tallahassee, the Capital, this the 30th day of December, A. D. 1905.

By the Governor, attest:

N. B. BROWARD,

H. CLAY CRAWFORD,

Governor.

Secretary of State.

CRIMES AND PUNISHMENTS.

To render more effective our criminal code and remedy certain defects therein I recommend that the criminal laws of the State be so amended and supplemented as that various forms of false-swearing other than perjury, may be punished.

That the punishment for manslaughter may be made more severe.

That the offense of conspiracy be by statute broadened in its scope.

That the punishment for bigamy be made more severe.

That the jurisdiction of the offenses of carrying concealed a deadly weapon, pointing a pistol at another person and discharging a firearm upon the public highway be given to tribunals inferior to the Court of General Sessions where possible.

PARDONS, REPRIEVES AND REMISSIONS.

An account of all remissions of fines and forfeitures, reprieves, commutation of sentences and pardons granted by me during the past two years, with the reasons therefor, is herewith transmitted, in compliance with the injunction of the Constitution, for your information.

Firmly convinced that the fullest and freest public discussion before either or both branches of the General Assembly, or any committee thereof, by individuals or representatives of interests affected, or claimed to be affected, in any manner by proposed legislation, should be accorded, yet I am of the opinion that it is wise to adopt, and therefore suggest for your consideration and enactment, proper and adequate legislation upon the subject which will safeguard the General Assembly from improper influences.

In the exercise of your duties as legislators permit me to caution you against the evil consequences of ill-considered and poorly drafted measures Past experience should assist you. It is not the quantity but the quality of measures enacted by you which will give this session character and bring to you honor and credit. Too much legislation works a greater evil upon the people than the failure to pass any.

Permit no law to pass unless it can stand certain tests; each enactment must not be in conflict with the Federal and State Constitutions; it should be clear in its terms, not be indefinate, vague or uncertain as to its meaning, and, not the least important its enrollment should have the most scrupulous care and attention in all particulars.

REPORTS.

The reports of the several Departments of State Government which contain full detailed statement of the operation of said Departments for the past two years will be handed to you with this message or as soon thereafter as completed.

PRESTON LEA.

Dover, Delaware.

January 1, 1907.

On motion of Mr. Cooper (T. O) the further reading of the Governor's Message was dispensed with and 1,000 copies ordered printed.

Mr. Messick moved to reconsider the vote on having 1,000 copies of the Governor's Message printed

Which motion

Was carried.

Mr. T. O. Cooper moved to have 500 copies of Governor's Message printed

Which motion

Was carried.

Mr. Newton gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act to Provide for the payment of a retiring Salary to certain Judges of this State.

On motion of Mr. Hirons the following resolution was adopted.

Be it resolved that the Clerk of the House be and he is hereby authorized and directed to procure from John S. Rowan news dealer one paper for each member of the House of his own choice published outside of the State and one each of the daily papers published in the State.

Mr. Sterner, Clerk of the Senate, being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following joint Resolution:

Senate Joint Resolution No. 1.

Joint Resolution Providing for the adjournment of the General Assembly from January 1st, 1907 until January 7, 1907.

On motion of Mr. Messick Senate Joint Resolution No. 1 entitled:

Joint Resolution providing for the adjournment of the General Assembly from January 1st, 1907 to January 7th, 1907.

Was Adopted.

On motion of Mr. Baggs the House adjourned until Monday 7th, 1907 11 o'clock A. M.

Jan. 7, 1907, 11 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Bennum, Cann, Conwell, Cooper (Thomas O), Corbit, Cubbage, Elliott, Plinn, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCaffert, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading Journal was dispensed with.

The following invitation was received:

The Society of the Colonial Dames of Delaware and the Society of Colonial Wars invite you to listen to an address on the "Jamestown Exposition" by the Hon. Harry St. George Tucker, President of the Association, in the New Century Club, on Monday evening, January seventh, at eight o'clock.

Mr. Allen moved the invitation be accepted.

Which motion

Was carried.

On motion of Mr. T. O. Cooper the following resolution was adopted:

Resolved that the Clerk of the House be instructed to prepare a daily Calendar of bills, resolutions etc., as has been the custom of the House.

On motion of Mr Rash the following resolution was adopted:

Be it resolved by the Hoase of Representatives that the Speaker be, and he is hereby authorized and directed to appoint a committee of three to secure the service of typewriters for the present session.

Messrs. Hirons, Bennum and Holcomb were appointed.

House Joint Resolution No. 1:-

Be it resolved by the Senate and House of Representatives of the State of Delaware in General Assembly met, that the Congress of the United States be requested not to ratify or take further action upon the compact now before them, entitled:

"A compact between the State of New Jersey and the State of Delaware, relating to the boundary controversy between said States," until the uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the said two States are presented to and passed by the respective Legislatures of the said States, which are now in session, and

Be it further Resolved that our Senators and Representatives in Congress be furnished with a certified copy of this resolution and that they be urgently requested to do all in their power to further the object and import of this resolution.

Mr. Holcomb moved that the resolution be the order of the day first thing after the noon recess to-morrow

Which motion

Was adopted.

On motion of Mr. Cubbage the House took recess until two o'clock P. M.

Same Day—2 o'clock P. M.

On motion of Mr. Holcomb the following resolution was adopted.

House Joint Resolution, No. 2.

Be it resolved by the Senate and House of Representative of the State of Delaware in General Assembly met, that a committee of two on the part of the Senate and three on the part of the House be appointed to investigate the financial affairs of the State, report the condition of the same to the General Assembly, with such recommendation as they may see fit to make, in order that a proper and safe revenue may be raised to carry on the business of the State.

Messrs. Baggs, Corbit and Holcomb were appointed.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had adopted and requests the concurrence of the House in the following concurrent resolution, No. 2.

Be it resolved by the Senate, the House of Representatives concurring therein, that the Senate and House sit as a committee of the whole on Thursday, Jan. 8th, 1907, at 1.30 o'clock P. M., to hear an address by the Hon. Harry St. George Tucker, relative to the Jamestown Exposition.

On motion of Mr. Messick the Auditor's Report was read.

On motion of Mr. Corbit the further reading of the Auditor's Report was dispensed with.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had adopted and requested the concurrence of the House in the following joint resolution, entitled:

Senate Joint Resolution, No. 2.

Regulating the purchase and furnishing of all printing and supplies to be used by the present session of the General Assembly.

Mr. Conwell moved the Senate Joint Resolution, No. 2, be laid on the table.

Which motion

Was carried.

On motion of Mr. Flinn the House adjourned until 11 o'clock, Jan. 8th, 1907.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act providing for Inspectors to hold Elections in the Second and Third Election District of the Third Representative District of Sussex County.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to divide the Second Election District of the Third Representative District of Sussex County into two Election Districts.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act designating the Voting Places in the Second and Third Election District of the Third Representative District of Sussex County.

Mr. Conwell gave notice on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to propose an Amendment to Article 8, Section 1, of the Constitution.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to regulate nominations and elections expenses and to require accounts of nominations and elections expenses to be filed, and providing penalties for the violation of this Act.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to facilitate the holding of special sessions of the Court of Oyer and Terminer in the several counties of the State.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the several counties of this State.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chap. 63, Vol. 22 Laws of Delaware entitled An Act creating the office of Voters Assistant and prescriing the duties thereof.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act supplementary to the Act entitled "An act to amend Chap. 152, Vol. 15 Laws of Delaware," entitled "An Act to incorporate the city of New Castle," published in Vol. 15 Laws of Delaware, Chap. 164.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An act to amend Section 24 of Chap. 152 Vol. 15, Laws of Delaware, entitled An Act to incorporate the City of New Castle" relating to laying out of streets in said city.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act anthorizing the Mayor and Council of New Castle to borrow one hundred thousand dollars (\$100,000.00) for sewer, street and harbor improvements of the city of New Castle.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to divide New Castle hundred (the Tenth Representative District of New Castle County) into six election districts.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An act to require all railroad and railway companies and corporations and all persons running on operating cars or coaches by steam, electricity or any other motive power, on any railroad or railway line or track, in the State of Delaware, for the transportation of passengers, to provide separate cars or coaches, or delegate a certain parts of cars or coaches for white and colored passengers without any difference or discrimination in quality or of convenience or accommodation in such cars or coaches.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 340 Volume 16 Laws of Delaware, entitled "An Act to reduce the number of the Justices of the Peace, in the City of Wilmington, and for other purposes," authorizing the bringing of action before Justices of the Peace in New Castle County, against non-residents.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act limiting the charge for carrying passengers on railroads and railways so that the same shall not exceed two cents per car mile.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the proper kind of securities to be held as assets by Insurance Companies and Savings Institutions.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating Fraternal Beneficiary Associations and for other purposes.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act limiting the liability that a Surety Company may assume on any one bond.

January 8th, 1907—11 o'clock.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

On motion of Mr. Elliott the following resolution was adopted.

Resolved that the Clerks and the Sergeant at Arms of the House be furnished the same supplies as the Members.

On Motion of Mr. Messick the following House concurrent Resolution No. 1 was adopted:

Be it resolved by the House of Representatives (if the Senconcurs therein) that a committee of three be appointed on the part of the House, and two on the part of the Senate to receive and entertain the Hon. Harry St. George Tucker, Admiral Harrington, and Mr. Sheppard of the Jamestown Exposition.

Messrs. Messick, Corbit and Cann were appointed on committee.

On motion of Mr. Cabbage the bill (House Bill No. 1), entitled:

An Act limiting the liability that a Surety Companymay assume on any one bond.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled "An Act toprovide for the permanent improvement of the Public Highways in Sussex County.

Mr. Donaway gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled;

An Act to give the people a right to vote on local option.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to bond the town of Bridgville for the purpose of establishing a water works for said town.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to give the control of Delaware College to the State by a gradual reorganization of the Board of Trustees.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 411, Volume 14, Laws of Delaware, entitled "An Act to protect the people from the danger resulting from the use of petroleum coal oil, and burning fluids" by increasing the fire test and providing for the method or manner of making such tests, and by such tests shall be made.

Mr. Wilson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the road commissioners of White Clay Creek Hundred in New Castle county to fund the floating debt and secure the payment thereof.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring and establishing a Premium Reserve Fund

for the protection of the holders of the obligations of any Guarantee Surety, and Fidelity Company transacting business in this State.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 17, Volume 22, Laws of Delaware being an Act entitled: "An Act to amend Chapter 24, Volume 14 Laws of Delaware as supplemented by Chapter 364, Volume 14. Laws of Delaware, and as amended by Chapter 10 and 11, Volume 15, Laws of Delaware, entitled an Act to raise revenue for the State by taxing Manufacturers, and for other purposes, and to re-enact and re-establish the law repealed by said Chapter 17, Volume 22, Laws of Delaware.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate has concurred in the following resolution.

Be it resolved by the House of Representatives, the Senate concuring therein, that a committee of three on the part of the House and two on the part of the Senate be appointed to receive and entertain Hon. H. St. George Tucker, Admiral Harrington and Mr. Sheppard of the Jamestown Exposition and had appointed as members of the committee, Messrs. Sparks and Conner.

On motion of Mr. Newton the House took a recess until 1.30 o'clock P. M.

Same Day-1.30 o'clock P. M.

House met pursuant to recess.

House and Senate met as a Committee of the Whole to hear addresses on the Jamestown Expostion.

On motion of Mr. Conner, of the Senate, Mr. Sparks, of the Senate, made chairman.

House called to order by Mr. Sparks.

Address by Hon. H. St. George Tucker.

Address by Admiral Harrington.

Address by Mr. Shepard, Secretary of the Jamestown Exposition.

On motion of Mr. Sparks the two bodies separated.

Mr. Holcomb presented a joint resolution entitled:

House Joint Resolution, No. 1.

Be it resolved by the Senate and House of Representatives of the State of Delaware in General Assembly met, that the Congress of the United States be requested not to ratify, or take further action upon the compact now before them entitled, a "Compact between the State of New Jersey and the State of Delaware, relating to the Boundary Controversy between said States, until the uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the said two States is presented to and passed by the respective Legislatures of the said States, which are now in session, and

Be it further resolved, that our Senators and Representatives in Congress be furnished with a certified copy of this resolution, and that they be urgently requested to do all in their power to further the object and intent of this resolution, Which, on his motion, was read.

Mr. Holcomb moved that the joint resolution be adopted.

Mr. Keenan moved that the resolution be laid on table.

On the question, "Shall the joint resolution be laid on the able?"

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs. Bennum, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harvey, Hirons, Holcomb, Keenan, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker.—24.

NAYS—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Harrington, James, Lambden, Taylor.—8.

So the question was decided in the affirmative, and the joint resolution was laid on the table.

Mr. Conwell asked that the Senate joint resolution, No. 2, entitled:

Senate Joint Resolution regulating the purchase and furnishing all Printing and Supplies to be used by the present session of the General Assembly,

Be read.

Mr. Conwell moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs. Bennum, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harvey, Hirons, Keenan, Knotts, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Williams, Wilson, Mr. Speaker.

Nays—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Harrington, Holcomb, James, Lambden, McCafferty, Taylor—10.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered that the Senate be informed thereof, and the joint resolution returned to that body.

The committee appointed to obtain typewriters for the House beg to report as follows:

Have employed Miss Rash and Miss Horn at a salary of \$15.00 each per week.

Mr. Rash moved the report be accepted,

Which motion

Was carried.

An invitation was read:

Dover, Delaware, Jan. 7th, 1907.

To the Speaker and Members of the House:

You are hereby cordially invited to attend the sessions of the Peninsu ar Horticulture Society in the Dover Opera House, January 8, 9 and 10th, particularly the session on Wednesday afternoon at two o'clock.

Very truly yours,

WESLEY WEBB, Secretary. SAM. H. DERBY,

President.

On Motion of Mr. Newton the invitation was accepted.

On motion of Mr. Wilson the House adjourned until 10.30 A. M., January 9th, 1907.

Jan. 9, 1907--10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Conwell, Cooper, (Thomas L), Cooper, (Thomas O.), Donaway, Evans, Elliott, Finn, Garrison, Harvey, Holcomb, James, Keenan, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats. Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

On motion of Mr. Flynn the following resolution was adopted:

Resolved that all joint and concurrent Resolutions and all Bills presented for consideration in the House shall be typewritten.

On motion of Mr. Holcomb the House took recess for five minutes.

At the Expiration of Recess, House called to order.

On motion of Mr. Elliott the following Resolution No. 10 was adopted:

Be it resolved by the House of Representatives in General Assembly met, that the Chaplain of the House be given supplies such as have been voted to the other officers of the House.

On motion of Mr. Cubbage, the bill, (House Bill No. 3) entitled:

An Act requiring and establishing a Premium Reserve Fund for the protection of the holders of the obligations of any Guarantee, Surety, and Fidelity Company transacting business in this State Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Richardson, the bill, (House Bill No. 2) entitled:

The Act to amend Chapter 411, Volume 14, Laws of Delaware, entitled An Act to protect the people from the danger resulting from the use of petroleum, coal oil and burning fluids, by increasing the fire test and providing for the method or manner of making such tests and by whom such tests shall be made.

Was read a first time:

On the further motion of Mr. Richardson, Rule 12 was suspended in this case.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Newton, the bill (House Bill No. 4) entitled:

An Act to provide for the payment of a retiring salary to certain Judges of this State.

Was read a first time.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the investment of the funds and real estate holdings of Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to require an annual apportionment and accounting of surplus of Life Insurance Companies as to policies heretofore issued.

Mr. Cubbage gave notice that on to-morrow or some future

day he would ask leave to introduce a bill entitled:

An Act to require an apportionment and accounting of surplus of Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act establishing standard forms in which policies of Life Insurance may be issued in this State, and in which policies of Life Insurance Companies organized under the laws of this State may be issued, and regulating the conditions and provisions to be contained in policies of Life Insurance Companies that do not adopt such standard forms.

Mr. Bennum gave notice that on to-morrow or some future he would ask leave to introduce a bill, entitled:

An Act to encourage the production of Alcohol in this State and to regulate the same.

On motion of Mr. Holcomb the following Resolution was adopted:

Be it resolved by the House of Representatives, that the State Board of Supplies be authorized and directed to furnish to the Clerk of the House such supplies as may be required for the use of the House Stenographer.

On motion of Mr. Richardson the House took recess until 2 o'clock P. M.

Same day—2 o'clock P.M.

House met pursuant to recess 2 o'clock P. M.

Mr. Allen introduced Hon. David T. Marvil who extened to the Members of the House on behalf of the city Counsel and Board of Trade of Wilmington, an invitation to attend a banquet to be given in Wilmington January 18th, on the occasion of the celebration of its 75th Anniversary of the chartering of that city.

Mr. Keenan moved that the invitation be accepted.

Which motion

Prevailed.

On motion of Mr. Newton the House adjourned until 10.30 Jan. 10, 1907, to attend the meeting of the Horticulture Society.

January 10th, 1907—10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage. Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

On motion of Mr. T. O. Cooper the following resolution, No. 11, was adopted:

Resolved that a Committee of three be appointed by the Speaker, (and the Speaker to be an ex-officio member of said Commit ee), to consult the counsel of the General Assembly as to the rights of this House to order printing, etc.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following concurrent:

Concurrent Resolution:

C

Be it resolved by the Senate, the House of Representatives concurring therein, that the Secretary of the Senate and the Clerk of the House be authorized and directed to make arrangements through the Board of State Supplies for free telephone service for the officers and members of the Senate and the House for matters pertaining to State business.

On motion of Mr. Messick the concurrent resolution just reported was taken up, and on his further motion was adopted.

Mr. T. O Cooper moved that no smoking be allowed in the House while in session.

Which motion

Prevailed.

Mr. Keenan presented a joint resolution entitled:

Joint Resolution regarding a bill in the Congress of the United States relating to the Fifth and Sixth Regiments of Delaware Volunteers,

Which, on his motion, was read.

Mr. Keenan moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas- Messrs. Bennum, Cann, Conwell, Cooper, T. L, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington. Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Ordered that the Senate be informed thereof, and the joint resolution returned to that body.

Mr. Hirons presented a joint resolution entitled:

Joint Resolution, No. 3, authorizing the appointment of a Committee of two on part of the House and two on the part of the Senate to select and secure a proper and suitable person to act as Night Watchman for the Senate and House,

Which, on his motion, was read.

Mr. Hirons moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Bennum, Cann, Conwell, Coaper, T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.—32.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Ordered that the Senate be informed thereof, and the joint resolution returned to that body.

Mr. Holcomb in pursuance of Previous notice asked leave to introduce a bill (House Bill No. 5), entitled:

An Act to amend Section 24 of Chapter 152, Volume 15, of the Laws of the State of Delaware, entitled; an Act to incorporate the City of New Castle, relating to laying out new streets in said city.

And further on his motion Rule 12 was suspended, and the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

Mr Holcomb in pursuance of previous notice asked leave to introduce a bill, (House Bill No. 6), entitled:

An Act authorizing the Mayor and Counsel at New Castle to borrow One Hundred Thousand Dollars. (\$100,000.00) for sewer, street and harbor improvements of the City of New Castle.

And further on his motion Rule 22 was suspended, and the bill was read a second time by its title, and referred to the Committee on Municiple Corporations.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following concurrent resolution:

C

Concurrent resolution entitled: Concurrent Resolution designating the Attorneys for the General Assembly.

Be it resolved by the Senate of the State of Delaware, the House of Representatives concurring therein, that a board of four attorneys composed of Herbert H. Ward, Esq., James M. Satterfield, Esq., Chas. L. Moore, Esq., and Willard T. Smith, Esq., shall be elected as legal advisors for this Session of the General Assembly, and that Herbert H. Ward, Esq., is hereby declared senior counsel of said Board.

Mr. Palmer moved that Senate Concurrent Resolution just reported be read and on his further motion was adopted.

Mr. Holcomb moved that one thousand (1,000) copies of House Bill No. 6 be printed.

Which motion

Prevailed.

Mr. Paradee moved to increase Committee on Wilmington Board of Trade Banquet.

Which motion

Prevailed.

The Committee of five are Messrs. Keenan, Rash, Newton, Allen and McCafferty.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 4 of Article 5 of the Constitution of the State of Delaware, being in reference to registration for election

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Section 2, Chapter 76, Volume 23, Laws of Delaware in relation to the Stenographer of the Court of Chancery.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the provisions of Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future

day he would ask leave to introduce a bill entitled:

An Act defining the Statutes of persons soliciting Life Insurance.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prolibit misrepresentation by Life Insurance Policies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit discrimination by Life Insurance Companies and providing penalties for violations thereof.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for and regulating the election of Directors of Mutual Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the issuance of noniparticipating policies by certain Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the salaries of officers and agents of Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating disbursements by Life Insurance Comanies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act regulating the retirement of Capitol Stock in certain cases.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide a method whereby Assessment Life Insurance Companies may be re-incorporated as Legal Reserve Life Insurance Companies.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting corporations or stock companies acting as agents or solicitors for Life Insurance Companies.

Mr. Holcomb, in pursuance of previous notice asked leave to introduce a bill, (House Bill No. 7), entitled:

At Act to repeal Chapter 63, Volume 22, Laws of Delaware entitled: An Act creating the office of Voters Assistant, and prescribing the duties thereof.

And further on his motion, Rule 12 was suspended, and the bill was read a second time by its title and referred to the Committee on Revised Statutes.

Mr. Holcomb in pursuance of previous notice asked leave to introduce a bill (House Bill No. 8) entitled:

An act to divide New Castle Hundred (the Tenth Representative District of New Castle County) into six election districts and providing inspectors for same.

And further on his motton, Rule 12 was suspended, and the bill was read a second time by its title, and referred to the Committee on Elections.

Mr. Messick in pursuance of previous notice, asked leave to introduce a bill (House Bill No. 9), entitled:

An Act to amend an Act entitled: An Act to provide for the permanent improvement of the public Highway in Sussex County.

And further on his motion Rule 22 was suspended, and the bill was read a second time by its title, and referred to the Committee on Pulic Highways.

Mr. Keenan in pursuance of previous notice, asked leave to

introduce a bill, (House Bill No. 10), entitled:

An Act to amend Chapter 340, Volume 16, Laws of Delaware, entitled: An Act to reduce the number of Justices of the Peace in the City of Wilmington, and for other purposes, authorizing the bringing of actions before Justices of the Peace in New Castle County against non-residents

And further on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revised Statutes.

Mr. Conwell, in pursuance of previous notice asked leave to introduce a bill, (House Bill No. 11), entitled:

An Act proposing an amendment to Article 8, Sec. 1, of the Constitution of Delaware with the purpose of limiting the application or the word "uniform"

And further on his motion Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revenue and Taxation.

On motion of Mr. Rash the House took a recess until 2 o'clock P. M.

Same day-2 o'clock, P. M.

Expiration of recess, 2 o'clock P. M.

Mr. Conwell moved that the resolution regarding the purchase of stamps by the Clerk adopted Jan. 1st, be rescinded.

Which motion

Prevailed.

Mr. T. O. Cooper offered the following resolution:

Resolved that the resolution furnishing newspapers to Members of the House be, and the same is hereby rescinded.

Mr. Conwell moved that the resolution be laid on the table.

Which motion

Prevailed.

Mr. Holcomb moved that when the House adjourned, to adjourn until 10.30 o'clock, Jan. 14.

Which motion

Lost.

Mr. Allen moved to take recess for fifteen minutes.

Which motion

Prevailed

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the Annual Reports of Life Insurance Companies.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to alter and establish the Charter of the City of Wilmington.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the permanent improvement and maintenance of Public Highways in Kent County.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act making the illigitmate children of a woman dying intestate her heirs at law.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An act to amend Chapter 137, Vol. 23, Laws of Delaware, being an act for the protection and preservation of squirrels.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating Life Insurance Companies and prohibiting the diversion of funds for political purposes.

To the Honorable Members of the Legislature:

In the name of the Delaware Women's Christian Temperance Union, I ask the privilege of having Mrs. Maria Weed, of New York, to have a hearing before your honorable body on Mormonism. We want a bill presented to Congress for an antipolygamy amendment to the Federal Constitution, and to secure this, it will be necessary for three-fourths of the State Legislature to concur and two-thirds vote of the members of Congress.

Respectfully yours,

EMMA E. CAULK,
President.

LAVINA LYNCH, Secretary.

The executive meeting now in session of the Delaware Woman's Christian Temperance Union send greeting to the Legislative body assembled:

Read Jeremiah, 42:6—Whether it be good, or whether it be evil, we will obey the voice of the Lord our God, to whom we send thee: that it may be well with us, when we obey the voice of the Lor1 our God.

EMMA E. CAULK,
President.

ANNIE W. MASSEY,
Corresponding Secretary.

MARY B. DONNELL,
Pres. N. C. Co., W. C. T. U.

KATE E. SMITHERS,
Pres. Kent Co., W. C. T. U.

LILLIAN CADE,
Pres. Sussex Co., W. C. T. U.

MRS. L. W. EMERSON, MRS. MINNIE HOLMES, Committee.

Communication from W. C. T. U. was read and motion of Mr. Taylor was accepted and ordered placed on the minutes.

Mr. Sterner, Clerk of the Senate, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate Joint Resolution, the same having been signed by the President of the Senate.

Senate Joint Resolution, No. 2, entitled:

Joint Resolution regulating the purchase and furnishing all printing and supplies to be used by the present session of the General Assembly and presented same to the House.

The Committee on Rules report.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following joint resolutions: Senate Joint Resolutions providing Supplies for Attorneys.

And presented the same to the House.

Mr. Richardson, on behalf of the Committee on Rules, begs leave to make the following report:

That we recommend the adoption of the rules as used in the House of two years ago, with the following additions: That a new rule be added, to be known as Rule 28, which shall read as follows:

All bills and joint resolutions shall be introduced in duplicate, one copy of which shall be marked duplicate and the original bill shall at all times remain in the custody of the Clerk of the House, or of the Chairman of the Committee to which it was referred.

That Rule heretofore known as Rule 28, being the daily order of business, be changed to Rule 29.

That the Committee on Rules heretofore consisting of three members, shall be increased to five members.

That the following additional committees be added to the list of committees of this House:

Military Affairs, to consist of seven members.

Charities and Eleemosynary Institutions, to consist of seven members.

Manufacturers and Commerce to consist of seven members.

Public Buildings, consist of seven members.

Labor, to consist of seven members.

Immigration, to consist of seven members.

Public Health, to consist of seven members.

Revised Code, to consist of seven members.

Respectfully,

W. H. RICHARDSON, Chairman. ROBERT KEENAN, CHARLES S. CONWELL, H. C. TAYLOR, JOSHUA J. LAMBDEN.

COMMITTEES OF THE HOUSE.

Rules-Richardson, Keenan, Conwell, Taylor, Lambden.

Revenue and Taxation—Newton, Paradee, Flinn, Hirons, Richardson, Allen, Lambden.

Elections—Knotts, Wilson, Bennum, Harrington, James, Hirons, Garrison.

Judiciary—Harvey, Corbit, Rash, Donaway, Conwell, Dr. T. O. Cooper, James.

Federal Relations—Bennum, Corbitt, Baggs, Palmer, Evans, Allen, T. L. Cooper.

Crimes and Punishments—Baggs, Corbit, Hirons, Williams, Wilson, Cann, T. L. Cooper.

Accounts—Cubbage, Evans, Conwell, Elliott, Williams, Holcomb, Taylor.

Claims—Hirons, Paradee, Flinn, Palmer, Cubbage, Holcomb, Lambden.

Temperance—Richards, Corbit, Garrison, Baggs, Richardson, Taylor, Harrington.

Education--Conwell, Keenan, Wilson, Elliott, Palmer, Dr. T. O. Cooper, Harrington.

Enrolled Bills—Evans, Flinn, Garrison, Newton, Richardson, Allen, Taylor.

Appropriations—Evans, Baggs, Wilson, Cubbage, Messick, Harrington, Lambden.

Miscellaneous—Elliott, Messick, Cubbage, Staats, McCafferty, Holcomb, Rash.

Stationery and Supplies—Wilson, Garrison, Donaway, Bennum, Newton, Cann, James.

Agriculture and Forestry—Garrison, Richards, Knotts, Staats, Williams, T. L. Cooper, Lambden.

Municipal Corporations—Paradee, Wilson, Keenan, Elliott, Hirons, Allen, Taylor.

Fish, Oysters and Game—Palmer, Knotts, Bennum, Staats, Cubbage, Tay

Printing—Rash, Newton, Richardson, Evans, Keenan, Holcomb, Harrington.

Revised Statutes—Richardson, Paradee, Palmer, Baggs, Rash McCafferty, T. L. Cooper,

Private Corporations—Keenan, Flinn, Paradee, Richardson, Hirons, Allen, Harrington.

Banking and Insurance—Corbit, Conwell, Newton, Cubbage Flinn, Holcomb, Dr. T. O. Cooper.

Public Highways—Flinn, Newton, Cubbage, Harvey, Rash, T. L. Cooper, James.

Military Affairs—Allen, Keenan, Corbit, Richardson, Staats, Williams, Holcomb.

Charities and Eleemosynary Institutions—Messick, Wilson, Richards, Williams, Palmer, Cann, Holcomb.

Manufacturers and Commerce—Halcomb, Keenan, Harvey, Donaway, Cubbage, Lambden, Garrison.

Public Buildings—Williams, Knotts, Messick, Cubbage, Evans, Cann, Taylor.

Labor—McCafferty, Paradee, Harvey, Donoway, Richards, Bennum, Elliott.

Immigration—Donaway, Baggs, Harvey, Knotts, Staats, Dr. T. O. Cooper, Cann.

Public Health—Dr. T. O. Cooper, Elliott, Messick, Bennum, Evans, James, Rash.

Revised Code—Staats, Richards, Flinn, Knotts, Messick, Taylor, McCafferty.

Mr. Keenan moved that the rules be adopted and read.

Which motion

Prevailed.

Mr. Taylor moved that five hundred (500) copies of the rules be printed.

Which motion

1

Prevailed.

On motion of Mr. Messick, Senate Joint Resolution providing supplies for attorneys was adopted.

On motion of Mr. Taylor the House adjourned until 10 30 o'clock, Jan. 11, 1907.

January 11th, 1907—10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by Chaplain.

Roll called. Members present—Messrs. Allen, Bennum, Cann, Conwell, Cooper, (Thos. L.), Cooper (Thos. O.) Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

Mr. Elliott gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating debt of said town.

Mr. Elliott gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an act entitled: an Act to re-incorporate the town of Laurel, being Chapter 186, Volume 22, Laws of Delaware.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing and empowering the School Commissioners of Milton to refund the bonded indebtedness.

Mr. Evans, on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following Joint Resolution No. 2:

Joint Resolution regulating the purchase and furnishing of

all printing and supplies to be used by the present session of the General Assembly.

Mr. T. O. Cooper moved that a Committee of two be appointed to assist the Clerk in making the daily Calendar of Bills.

Which motion

Prevailed.

Messrs. Hirons and Taylor were appointed.

Mr Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to require all Railroad Companies and Corporations and all persons running and operating cars or coaches by steam on any railroad lines or tracks in the State of Delaware for the transportation of passengers, to provide free transportation for all State officers.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bi!l entitled:

An Act to regulate the taking of fish in certain waters of Appoquinimink and St. Georges Hundreds.

On motion of Mr. Paradee, the bill, (House Bill No. 12) entitled:

An Act to alter and re-establish the Charter of the city of Wilmington.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Holcomb, the bill, (House Bill No. 13), entitled:

An Act to regulate expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this law. Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Elections.

On motion of Mr. Newton, the bill (House Bill No. 4) entititled:

An Act to provide for the payment of a retiring salary to certain Judges of this State.

Was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Holcomb the bill, (House Bill No. 14) entitled:

An Act proposing an amendment to Section 4 of Article V of the Constitution of this State, by striking out of said Section all thereof which requires the payment of money as a qualification to register.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Bills:

Senate Bill No. 1, entitled:

An Act to provide for the State of Delaware to be represented at the Jamestown Centennial Exposition, etc., with amendment.

Presented the same to the House.

On motion of Mr. T. O. Cooper the bill (Senate Bill No.'1) just reported, was taken up for consideration, and on his further motion was read a second time and referred to the Committee on Federal Relations.

Mr. T. O. Cooper moved that the House sit as a Committee of the whole on this bill.

Which motion

Prevailed.

Mr Bennum from the Committee on Federal Relations reported back the bill (Senate Bill No. 1) with favorable recommendations.

On motion of Mr. T. O. Cooper, the bill, (Senate Bill No. 1) Was read a third time.

On motion of Mr. Newton the bill, (Senate Bill No. 1), was made the special order of the day 11 o'clock Monday, January 14, 1907.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following Senate Joint Resolution, No. 3:

Joint resolution entitled:

Joint resolution regarding a bill in Congress of the United States, relating to the Fifth and Sixth Regiments of Delaware Volunteers.

And presented the same to the House for Concurrence.

On motion of Mr. Knotts the House took a recess until 2 o'clock, P. M.

House met pursuant to recess.

On motion of Mr. Taylor the following concurrent Resolution was adopted.

Be it resolved by the House of Representatives (if the Senate concurs therein), that a public hearing be given Mrs. Mara Weed of Washington, D. C., in joint session in the Representatives Hall, on Thursday, January 17, at 11 A. M. relative to the anti-polygamy bill now before the Congress of the United States.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the town of Bowers, Kent County, Delaware.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to School Districts of this State not created, cansolidated or united by Special Act, the School fund therefore, Taxation therein, and Government thereof.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting the use of slot machines for musical purposes.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Joint Resolution No. 4.

Senate Joint Resolution authorizing and directing the State. Treasurer to transfer the sum of five thousand and nine hundred

dollars (\$5,900) from the General Fund to the School Fund,

And presented the same to the House for concurrence.

Mr. Richardson, from the Committee on Revised Statues reported back with favorable recommendation the bill (House Bill No. 4) entitled:

An Act proposing an amendment to Section 4 of Article five of the Constitution of this State by striking out of said Section all the reference which requires the payment of money as a qualification to register.

On motion of Mr. Holcomb the bill just reported was taken up for consideration, and on his further motion, was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick. McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House Concurrent Resolution:

Concurrent Resolution entitled:

Be it resolved by the House of Representatives (if the Senate concur therein) that a public hearing be given Mrs. Mara Weed of Washington, D. C., in Joint Session in the Representative Hall on Thursday, January 17, at 11 o'clock, A. M., relative to the

Anti-Polygamy bill now before the Congress of the United States.

And returned the same to the House.

Mr. Holcomb offered the following House Joint Resolution No. 4, entitled:

Be it resolved by the Senate and the House of Representatives, of the State of Delaware in General Assembly met, that the Congress of the United States be requested to pass the necessary Legislation (that will place Lieutenant-Colonel Harry G. Covenaugh, United States Army retired, on the retired list of the United States Army as Brigadier General, and

Be it further resolved that our Senators and Representaives in Congress be presented with a certified copy of this Resolution and that they be urgently requested to do all in their power to further the object and interest of this resolution.

On motion of Mr. Holcomb, the same was read and referred to the Committee on Military Affairs.

On Motion of Mr. Cubbage, the bill, (House Bill, No. 15), entitled:

An Act to provide for the free Transportation of certain State and County Officers and Members and Attorneys of the General Assembly upon the Railroads and Railways within or partly within the State of Delaware,

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspended as to this bill.

And further on his motion Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Private Corporations.

On motion of Mr. Newton, the House adjourned until 11 o'clock, Monday, January 14, 1907.

Monday, January 14, 1907—11 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Cooper, (Thos. L), Cooper, (T.O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading Journal dispensed with.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to extend the Supervision of the Insurance Commissioner over Loan, Bond and Investment Companies.

Mr. Harvey gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act in relation to Building and Maintaining of Roads and Highways in Brandywine Hundred.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to increase the Salary of the Clerks in the City Tax Office in the City of Wilmington.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act improving Methods of holding Elections.

Mr. Cann, Jr., gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal an Act, entitled: "An Act to divorce Caleb Brinton and Clarine J. Brinton from the Bonds of Matrimony, passed at Dover April 12, 1887."

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the Erection of Additional Buildings and for other Improvements for the Delaware State Hospital at Farnhurst and to provide the necessary Funds therefor.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating One Hundred and Twenty-five Thousand Dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Mr. Evans, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker the following House Joint Resolution, No. 3:

Joint Resolution regarding a bill in the Congress of the United States relating to the Fifth and Sixth Regiments of Delaware Volunteers.

On motion of Mr Baggs the bill, (Senate Bill No. 1), entitled:

An Act to provide for the State of Delaware to be represented at the Jamestown Centennial Exposition and to make an appropriation therefor.

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Caun, Conwell, Cooper, T.O., Corbit. Cubbage, Donaway, Evaus, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Yalmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-Mr. Cooper, T. L.-1.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

Mr. Cooper asked that the Senate joint resolution, No. 4, entitled:

Senate Joint Resolution authorizing and directing the State Treasurer to transfer the sum of five thousand and nine hundred dollars (\$5,900) from the General Fund to the School Fund.

Be read.

Mr. Cooper moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—35.

Nays-None.

So the question was decided in the affimative, and the joint resolution having received the required constitutional majority,

Was declared Adopted.

Ordered that the Senate be informed thereof, and the joint resolution returned to that body.

Mr. Allen, from the Committee on Military Affairs, reported back with favorable recommendation the resolution (Joint Resolution, No. 4), entitled:

Being in reference to the retirement of Lieutenant-Colonel Harry G. Cavenaugh, United States Army, retired.

On motion of Mr. Holcomb the resolution just reported was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the resolution pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—34.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the House took a recess until 2 o'clock P. M.

Same Day—2 o'clock, P. M.

House met pursuant to recess.

Mr. Richardson, from the Committee on Revised Statutes, reported back with favorable recommendation the bill (House Bill No. 10) entitled:

An Act to amend Chapter 340, Volume 16, Laws of Delaware, entitled, "An Act to reduce the number of the Justices-of-the-Peace in the City of Wilmington, and for other purposes," authorizing the bringing of actions before Justices-of-the-Peace in New Castle County against Non-residents.

On motion of Mr. Keenan the bill just reported was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

January 11th, 1907.

Hon. Robert Keenan,

900 W. 11th St., Wilmington, Del.

Dear Sir:

I am directed by the Board of Trade to request the members of the House to select some one, who at the dinner on the evening of the 18th, will respond to the toast, "The House of Representatives."

Will you please bring this matter to the attention of the members and inform me whom you select at as early a day as

possible? I would like to know the same by Tuesday next, in order that it may be printed on the menu.

Very truly yours,

DAVID T. MARVIL,

Chairman Committee on Invitations.

On motion of Mr. Flinn the communication was accepted and ordered placed on the minutes.

Mr. Keenan nominated Mr. T. O. Cooper, who was unanimously elected.

On motion of Mr. Taylor, the bill, (House Bill No. 16), entitled:

An Act for the protection and preservation of Squirrels.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Fish. Oysters and Game.

On motion of Mr. Holcomb, the bill, (House Bill No. 17), entitled:

An Act in relation to the erection of additional Buildings and for other Improvements for the Delaware State Hospital at Farnhurst, and to provide the necessary Funds therefor.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Charities and Eleemosynary Institutions.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to require the Insurance Commissioner to make an examination at least twice a year of each banking institution under the supervision of the Insurance Department.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 10, Chapter 333, Vol. 22, Laws of Delaware, to the end that reports of Building and Loan Associations shall be required to be filed on the first day of July of each and every year as of the end of their respective fiscal years.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to forbid banking institutions to loan money on the collateral security of shares of their own stock.

Received a communication from the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Which was

Ordered read.

Mr. Holcomb moved that the communication be spread on the minutes.

Which motion

Prevailed.

To the Honorable Senate and House of Representatives of the State of Delaware.

Gentlemen:—

We beg to refer the Members of the General Assembly to the Statement recorded in our 9th bi-ennial report just issued. The whole matter of the hospital and its needs are there set forth in details, and we can say little more to the point than is shown in that pamphlet.

In making our estimate for the appropriation needed and asked for, the matter was carefully considered, as it was the desire of every member of the Board, knowing the great amount of money that would be needed for the various appropriations, that we should have an eye to the strictest economy, and not ask for a greater amount than was possible to meet the demands of the hospital during the next two years. We have asked for less

money per capita for the next two years than was expended durpast.

It will be seen that we had on hand 393 patients on December 1, 1906, and the gradual increase which has always existed we must provide for. At the expiration of the year 1907 we will probably be caring for at least 430 patients, which is the natural increase expected. The Board has over and over again gone over the details of how we could decrease the number of patients and every time the fact stares us in the face that the State must care tor these unfortunate people. The safety of the patients, and the safety of the communities from which they come, must be considered. They must have proper treatment, they must have constant care and attention, and the State must assume the responsibility.

The Members of the Board have no sinecure; they do a great deal of work for which there is no pecuniary compensation whatever, in the proper sense of the word. They have a great responsibility on their shoulders, and it is but just and right that they should receive due consideration at your hands. The hospital is greatly overcrowded; there are fully 80 more patients than we have accommodations for, and the officers are hampered and worried beyond measure in the care for them. It is cruel, it is

barbarous to overcrowd the insane. We are at any minute liable to have a homicide, liable to fire or other horrors. This should not be, this must not be. The responsibility rests not on the Board and its officers. It rests on the people of Delaware as represented by their General Assembly. To you this Board looks for proper relief. These poor unfortunates look for proper care; thus we put our case to you. The only solution is for the General Assembly to grant our petition for our yearly allowance, and the amount asked for with which to erect a new building absolutely demanded.

We would earnestly request that your honorable body should at as early a date as possible, appoint a special Committee from both Houses, to meet our Trustees at the Hospital any time agreeable to you, that you may more fully be informed of our condition and our needs.

Respectfully submitted by the

Board of Trustees of the Delaware State Hospital, at Farnhurst. On motion of Mr. Holcomb the following concurrent Resolution was adopted:

Be it resolved by the House of Representatives (if the Senate concur) that a Committee of three on the part of the House and two on the part of the Senate be appointed to officially visit the Delaware State Hospital at Farnhurst to report to the General Assembly as to need of new buildings now being asked for by the Trustees of said Hospital.

On motion of Mr. Holcomb the bill, (House Bill No, 18,) entitled:

An Act appropriating one hundred and twenty-five thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspendas to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Appropriations.

On motion of Mr. Messick the House adjourned until tomorrow morning 10 o'clock, A. M. January 15th, 1907—10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present. Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thomas L, Cooper, Thomas O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of Journal was dispensed with.

Report of Kent County Grand Jury presented.

On motion of Mr. Conwell the report was accepted and ordered spread on the minutes.

To the Honorable Judges of the Court of General Sessions of Kent County, Delaware.

The Grand Jury in and for Kent County for he year 1906, beg leave to present the following report.

At the April Term we met in session three days and acted on thirty bills, of which twenty-three were found true bills and seven ignored.

At the October Term we were in session four days and acted on forty-three bills, of which forty were true bills and three were ignored.

We visited the County Jail, and under the supervision of Sheriff Baker found it in a most excellent condition, but greatly overcrowded with inmates. We also visited the County Alms House and found it, under the supervision of Overseer John W Caulk, in a most creditable condition indeed, and under the care of the Matron, Mrs. Emma Caulk, the inmates looked contented and e-pecially well cared for.

We beg to recommend and respectfully ask that the Clerk of this Court communicate with the General Assembly of Delaware at its next session the following findings:

That at this fall session, having passed upon forty true bills of crime committed in this county by young men, thirty-three of which were directly the result of the open sale of intoxicating liquors in the county, a business which entails great expense to the county, misery and degeneration to its citizens and only enriches a few men, and disturbs the county peace and the laws and dignity of the State, that this Grand Jury does respectfully urge that the General Assembly enact a law submitting to the electors of this county the question in accordance with the Constitution of this State, whether or not the sale of intoxicating liquors as a beverage shall be continued in this County.

And we also recommend that in view of the seeming increase of carrying concealed a deadly weapon, more severe penalties attach to the violation of this statute,

WALTER O. HOFFECKER,
Foreman.
LEVI G. STERNER,
Secretary.

On motion of Mr. Baggs the House took a recess until 11.45 o'clock A. M.

Same Day-11.45 A. M,

At expiration of recess, 11.45 A. M.

Mr. Baggs moved that the House proceed to elect a United States Senator for the constitutional term, beginning March 4th, 1907,

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act allowing the Delaware State Board of Pharmacy to enter Reciprocal Relations with and join the National Board of Pharmacy.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

Ac Act for the Protection of Banks, Dams, Trunks, Sluices, Culverts, Flood-gates, Drains and Ditches.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 99, Vol. 22, as amended being an Act to re-enact and revive the Insurance Laws of Delaware in order to make them conform with the requirements of the amended Constitution and of the General Corporation Laws.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the name of James Monroe to the name of James Monroe Copeland.

The Clerk was directed to call the roll of the House, and the members, as their names were called, responded by viva voce, as follows, viz:

Mr. Allen, of the House, voted for Willard Saulsbury.

Mr. Baggs, of the House voted for Harry A. Richardson.

Mr. Bennum, of the House, voted for Harry A. Richardson.

Mr. Cann, of the House, voted for Willard Saulsbury.

Mr. Conwell, of the House, voted for Harry A. Richardson.

Mr. Cooper, T. L, of the House, voted for Willard Saulsbury.

Mr. Cooper, T.O., of the House, voted for Willard Saulsbury.

- Mr. Corbit, of the House, voted for Harry A. Richardson.
- Mr. Cubbage, of the House, voted for Harry A. Richardson
- Mr Donaway, of the House, voted for Harry A. Richardson.
- Mr. Evans, of the House, voted for Harry A. Richardson.
- Mr. Elliott, of the House, voted for Harry A. Richardson.
- Mr. Flinn, of the House, voted for Harry A. Richardson.
- Mr. Garrison, of the House, voted for Harry A. Richardson.
- Mr. Harrington, of the House, voted for Willard Saulsbury.
- Mr. Harvey, of the House, voted for Harry A. Richardson.
- Mr. Hirons, of the House, voted for Harry A. Richardson.
- Mr. Holcomb, of the House, voted for Willard Saulsbury.
- Mr. James, of the House, voted for Willard Saulsbury.
- Mr. Keenan, of the House, voted for Harry A. Richardson.
- Mr. Knotts, of the House, voted for Harry A. Richardson.
- Mr. Lambden, of the House, voted for Willard Saulsbury.
- Mr. Messick, of the House, voted for Harry A. Richardson.
- Mr. McCafferty, of the House, voted for Willard Saulsbury.
- Mr. Newton, of the House, voted for Harry A. Richardson.
- Mr. Paradee, of the House, voted for Harry A. Richardson.
- Mr. Palmer, of the House, voted for Harry A. Richardson.
- Mr. Rash, of the House, voted for Harry A. Richardson.
- Mr. Richards, of the House, voted for Harry A. Richardson.
- Mr. Richardson of the House, voted for Harry A. Richardson.
 - Mr. Staats, of the House, voted for Harry A. Richardson.
 - Mr. Taylor, of the House, voted for Willard Saulsbury.
 - Mr. Williams, of the House, voted for Harry A. Richardson.

Mr. Wilson, of the House, voted for Harry A. Richardson.

Mr. Speaker, of the House, voted for Harry A. Richardson.

The vote as above ascertained, having been announced as follows:

For Harry A. Richardson, twenty-five votes.

For Willard Saulsbury, ten votes.

The Speaker declared that Harry A. Richardson having received a majority of all the votes cast for United States Senator, was the choice of this House for U. S. Senator for the term beginning March 1907.

On motion of Mr. Taylor the House took a recess until 2 o'clock P. M.

Same Day—2 o'clock, P. M.

House met pursuant to recess.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had indefinately postponed the concurrent Resolution entitled:

Be it resolved by the House that a committee of three on the part of the Senate be appointed to officially visit the Delaware State Hospital at Farnhurst and report to the General Assembly such recommendation they may see fit to make, especially as to need of new buildings now being asked for by the Trustees of the said Hospital.

And returned same to the Senate.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills. House Bill No. 14, entitled:

An Act proposing an amendment to Section 4, of Article 5 of the Constitution of this State, by striking out of said Section all thereof which requires the payment of money as a qualification to Register.

And returned the same to the Senate.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House joint resolution, the same having been signed by the Speaker of the House, and Mr. President of the Senate.

House Joint Resolution No, 3, entitled:

Joint Resolution regarding a bill in the Congress of the United States, relating to the fifth and sixth Regiments of Delaware Volunteers.

On motion of Mr. Palmer the following resolution was adopted:

Be it resolved that all printing for this House, for the use of the House during the Session of the General Assembly shall be ordered and attended to by the committee on printing. And any previous action of this House in reference to printing is hereby recinded.

On motion of Mr. Hirons, the following concurrent Resolution No 4 was adopted.

Be it resolved by the House of Representatives of this State of Delaware, the Senate concurring therein, that the State Librarian be and he is hereby directed to furnish pen knives and fountain pens to the Stenographers employed by the House of Representrtives and Senate.

On motion of Mr. Cann the bill, (House Bill No 19) en- titled:

An Act to repeal an Act entitled: "An Act to divorce Caleb Brinton from Clarinda J. Brinton from the bonds of Matrimony" passed at Dover April 12, 1887.

Was read a first time.

On the further motion of Mr. Cann Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Messick the following House Joint Resolution No. 5, was read entitled:

Relation to an Act to satisfy and confer in a compact or agreement between the States of New Jersey and Delaware respecting the Delaware Bay, and to authorize the execution thereof.

On motion of Mr. Cubbage the Joint Resolution No. 5, just reported was laid on the table.

Mr. Harrington gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to a State Hospital at Harrington, Delaware.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act for the protection and preservation of squirrels in Sussex County.

On motion of Mr. T. O. Cooper the House adjourned until tomorrow morning at 10.30 o'clock A. M.

January 16, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present. Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (T. O.), Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker.

Reading Journal dispersed with.

On motion of Mr. T. O. Cooper, Mr. Meserve was allowed the floor, he extended an invitation for the members of the body to visit the New Castle County Workhouse on Friday, Jan. 18.

On motion of Mr. T. O. Cooper, the invitation was accepted

Mr. Richards gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 19, Vol. 22, Laws of Delaware entitled: "An Act providing for the commutation by The Baltimore and Philadelphia Railroad Company of taxes, provided for by the Act entitled, an Act to raise revenue for this State, passed at Dover, Aug. 11, 1864, the Act entitled: An Act taxing the Railroad and Canal Companies of this State, passed at Dover, April 8, 1869, and the Act entitled: A Supplement to an Act entitled: An Act to incorporate the purchasers of the Wilmington and Western Railroad, passed at Dover, March 1, 1881."

Mr. T. O. Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend and add to an Act entitled: "An Act re-

gulating the practice of medicine and surgery in this State, being Chapter 40, Vol. 20, Laws of Delaware."

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow the sum of Eight Hundred Thousand Dollars (\$800,-000.00) for the use of the Board of Water Commissioners.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An amendment to Section 1, Article IX of the Constitution of the State of Delaware to provide that no Trust Company shall hereafter be incorporated with authorization to do business on a less capital stock than \$50,000.

Mr. Richardson gave notice that on to morrow or some future day he would ask leave to introduce a bill, entitled:

An amendment to Section 1, Article IX of the Constitution of the State of Delaware, prescribing the power grantable by the General Assembly to Banking Institutions.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act prescribing the punishment for assault with attempt to commit rape.

On motion of Mr. Newton, the bill, (House Bill No. 20), entitled:

An Act for the protection and preservation of squirrels in Sussex County.

Was read a first time.

On the further motion of Mr. Newton, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Holcomb, the bill, (House Bill No. 21), entitled:

An Act for the protection of banks, dams, trunks, sluices, culverts, flood gates, canals, drains and ditches.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscellaneous.

Mr. Sterner, Clerk of the Senate, being admitted, presented for the signature of the President of the House the following duly and correctly enrolled Senate Joint Resolution, the same having been signed by the President of the Senate:

Senate Joint Resolution authorizing and directing the State Treasurer to transfer the sum of Five Thousand and Nine Hundred Dollars (\$5,900.00) from the General Fund to the School Fund.

On motion of Mr. Messick the following resolution was adopted.

Resolved that the Printing Committee be instructed to have printed three thousand (3,000) copies of House Bill, No. 22, entitled: An Act improving the methods of holding elections.

Mr. Baggs moved that a committee of three from this House to confer with the State Treasurer in reference to the finances of the State.

Which motion

Prevailed.

Messrs. Baggs, Corbit and Holcomb were named as Committee.

On motion of Mr. Holcomb, House Bill No. 6, was ordered withdrawn Committee and free Record of House.

On motion of Mr. Holcomb, the bill, House Bill No. 22, entitled:

An Act improving methods of holding elections

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Elliott, the bill (House Bill No. 23) entitled:

An Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating debt of the said town.

Was read a first time.

On the further motion of Mr. Elliott Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Richards the bill, (House Bill No. 24) entitled:

An Act to repeal Chapter 19, Vol. 22, Laws of Delaware Was read a first time.

On the further motion of Mr. Richards, Rule 12 was suspended as to this bill.

And further an his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Harrington, the bill, (House Bill No. 25) entitled:

An Act in relation to a State Hospital at Harrington, Delaware.

Was read a first time.

On the further motion of Mr. Harrington, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Charities, and Eleemosynary Institutions.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 487 of Vol. 16, Laws of Delaware, entitled: an "Act to re-incorporate the town of Milton," by increasing the appropriation by the Levy Court, for repairs of roads and streets.

Mr.T.O.Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting Pawn Brokers from lending money on wearing apparel and tools.

Mr. Baggs gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the quanities in which distillers or manufacturers of intoxicating liquors shall sell their products.

Mr. Baggs, gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 646, Volume 19, Laws of aware, entitled: an "Act to further amend Chapter 418, Volume 14, Laws of Delaware," passed April 26, 1893, which regulates the quanity in which intoxicating liquors shall be sold by retailers.

Mr. Rash gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend paragraph 3, Sec. 8, of Chapter 60, Vol. 23, of the Laws of Delaware, approved April 6, 1905, by increasing the salary of the Deputy Sheriff of Kent County.

JOINT SESSION.

The hour of 12 o'clock M., having arrived, the President pro tempore, members, Clerks and Sergeant-at-Arms of the Senate, being announced, were admitted.

Mr. President pro tempore directed the Clerks to call the rolls of the respective Houses. All members present except Mr. Boyce and Mr. Flinn.

Mr. Cannon, of the Senate, moved the reading of the Journals relative to the election of United States Senator

Which motion

Prevailed.

Mr. Moore, of the Senate moved that they proceed to vote

for United States Senator for the term ending March 4th, 1913.

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce, as follows, viz:

Mr. Barnard, of the Senate, voted for Harry A. Richardson.

Mr. Boyce, of the Senate—Absent.

Mr. Conner, of the Senate, voted for Harry A. Richardson.

Mr. Hart, of the Senate, voted for Willard Saulsbury.

Mr. Houston of the Senate, voted for Harry A. Richardson.

Mr. Iliffe, of the Senate, voted for Harry A. Richardson.

Mr. Jester, of the Senate, voted for Willard Saulsbury.

Mr. Lingo, of the Senate, voted for Harry A. Richardson.

Mr. Mendinhall, of the Senate, voted for Harry A. Richardson.

Mr. Miller, of the Senate, voted for Harry A. Richardson.

Mr. Monaghan, of the Senate, voted for Willard Saulsbury.

Mr. Moore, of the Senate, voted for Harry A. Richardson.

Mr. Morrison, of the Senate, voted for Willard Saulsbury.

Mr. Reed, of the Senate, voted for Harry A. Richardson.

Mr. Rose, of the Senate, voted for Willard Saulsbury.

Mr. Rowland, of the Senate voted for Harry A. Richardson.

Mr. President pro tempore, of the Senate, voted for Harry A. Richardson.

Mr. Allen, of the House, voted for Willard Saulsbury.

Mr. Baggs, of the House, voted for Harry A. Richardson.

Mr. Bennum, of the House, voted for Harry A. Richardson.

Mr. Cann, of the House, voted for Willard Saulsbury.

Mr. Conwell, of the House, voted for Harry A. Richardson.

Mr. Cooper, T. L., of the House, voted for Willard Saulsbury,

Mr. Cooper, T. O., of the House, voted for Willard Saulsbury.

Mr. Corbit, of the House, voted for Harry A. Richardson.

Mr. Cubbage, of the House, voted for Harry A. Richardson.

Mr. Donaway, of the House, voted for Harry A. Richardson.

Mr. Evans, of the House, voted for Harry A. Richardson.

Mr. Elliott, of the House, voted for Harry A. Richardson.

Mr. Finn, of the House. Absent.

Mr. Garrison, of the House, voted for Harry A. Richardson.

Mr. Harrington, of the House, voted for Willard Saulsbury.

Mr. Harvey, of the House, voted for Harry A. Richardson.

Mr. Hirons, of the House, voted for Harry A. Richardson.

Mr. Holcomb, of the House, voted for Willard Saulsbury.

Mr. James, of the House, voted for Willard Saulsbury.

Mr. Keenan, of the House, voted for Harry A. Richardson. •

Mr. Knotts, of the House, voted for Harry A. Richardson.

Mr. Lambden, of the House, voted for Willard Saulsbury.

Mr. Messick, of the House, voted for Harry A. Richardson.

Mr. McCafferty, of the House, voted for Willard Saulsbury.

Mr. Newton, of the House, voted for Harry A. Richardson.

Mr. Paradee, of the House, voted for Harry A. Richardson.

Mr. Palmer, of the House, voted for Harry A. Richardson.

Mr. Rash, of the House, voted for Harry A. Richardson.

Mr. Richards, of the House, voted for Harry A. Richardson.

Mr. Richardson, of the House, voted for Harry A. Richardson.

Mr. Staats, of the House, voted for Harry A. Richardson.

Mr. Taylor, of the House, voted for Willard Saulsbury.

Mr. Williams, of the House, voted for Harry A. Richardson.

Mr. Wilson, of the House, voted for Harry A. Richardson.

Mr. Speaker, of the House, voted for Harry A. Richardson.

The vote as above ascertained, having been announced, as follows:

For Harry A. Richardson, thirty-five votes.

For Willard Saulsbury, fifteen votes.

The President pro tem. of the Senate declared that Harry A. Richardson, having received a majority of all the votes cast for United States Senator, was duly elected to said office for the constitutional term of six years beginning March 4th, 1907.

On motion of Mr. Moore, of the Senate, the two Houses separated, and the Senate returned to their chamber.

Mr Holcomb offered the following Resolution.

Which was Adopted.

Be it resolved by the General Assembly of the State of Delaware in Joint Session met that we have just learned of the death of Hon. Elwood L. Wilson, a former member of the House of Representatives from the Tenth District of New Castle County, that many members of the present Assembly had the pleasure of serving with him, and learned to admire his sterling qualities as a man and legislator; that we tender his family our sincere sympathy in this hour of their affliction; that the Clerks transmit to his family a copy of this resolution and as a further mark of respect this joint Session do now arise and stand—Silence.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 82, Volume 23 Laws of Dela-

ware, being an Act entitled: An Act regulating the furnishing of supplies for the State.

Delaware S. S.:

Be it known, that the Legislature of the State of Delaware, did, on the sixteenth day of January, in the year of our Lord one thousand, nine hundred and seven, at an election in due manner held, according to the form of the Act of the General Assembly of said State, in such case made and provided, chose Harry A. Richardson to be a Senator from the said State in the Senate of the United States, for the Constitutional term to commence on the fourth day of March next.

Given under our hands in obedience to the said Act of the General Assembly the day and year aforesaid.

GEORGE W. SPARKS,
President pro tempore of the Senate.

RICHARD HODGSON,
Speaker of the House of Representatives.

Attest:

L. G. STERNER, Secretary of the Senate.

W. J. SWAIN,

Clerk of the House of Representatives.

On motion of Mr. Taylor the House took a recess until 2 o'clock P. M.

Same Day-2 o'clock, P. M.

House met pursuant to recess.

On motion of Mr. Paradee, the following resolution was adopted:

Be it resolved by the House of Representatives that the Clerk be instructed to furnish the Members and officers of the House with a self inking rubber stamp, to each Member respectively.

Mr. Richardson from the Committee on Revised Statutes reported back with favorable recommendation the bill (House Bill No. 19) entitled:

An Act to repeal an Act entitled: "An Act to divorce Caleb Brinton and Clarinda J. Brinton from the bonds of matrimony," passed at Dover April 12, 1887.

On motion of Mr. Cann, the bill just reported was taken up for consideration, and on his further motion, was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans. Elliott, Garrison, Harrington, Harvey, James. Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson. Mr. Speaker.—29.

NAYS-None.

So the question was decided in the affirmative, and the bill' having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

Mr. Evans asked that the House Joint Resolution No. 6, entitled:

House Joint Resolution

Providing for a Committee to audit the accounts of certain State officers.

Be read.

Mr. Evans moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

NAYS--None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Messick, the bill, (House Bill No. 26) entitled:

An Act repealing Chapter 82, Yolume 23, Laws of Delaware, being, "An Act regulating the furnishing of supplies for the State,"

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further an his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Messick the House went into a committee

of the whole on House Bill No. 26.

Mr. Richardson, from the Committee on Revised Statutes, reported back with favorable recommendation, the bill,

House Bill No. 26, entitled,

An Act repealing Chapter 82, Volume 23, Laws of Delaware, being "An Act regulating the furnishing of supplies for the State.

On motion of Mr. Messick the bill just reported was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs Allen, Bennum, Cann, Cooper, T. L., Cooper, T. O., Donaway, Harrington, Hirons, Holcomb, James, Keenan, Lambden, Messick, McCafferty, Newton, Rash, Richardson, Staats, Taylor, Williams, Mr. Speaker.—21.

Nays—Messrs. Conwell, Corbit, Cubbage, Evans, Elliott, Garrison, Harvey, Knotts, Paradee, Palmer, Richards, Wilson, —12.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. T. O. Cooper moved to re-consider the vote on bill, 'House Bill No. 26.

Which motion

Was lost.

On motion of Mr. Holcomb the House adjourned until tomorrow 10.30 o'clock, A. M. January 17th, 1907—10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present. Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (T. O.), Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker.

Reading of Journal was dispensed with.

Mr. Evans, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker of the House,

Senate Joint Resolution No. 4.

Senate Joint Resolution authorizing and directing the State Treasurer to transfer the sum of Five Thousand and Nine Hundred Dollars, (\$5,900) from the general fund to the School Fund.

Also House Joint Resolution No. 4.

Also House Bill No. 14, entitled:

An Act proposing an amendment to Section No. 4, of Article 5, of the Constitution of this State by striking out of said Section all thereof which requires the payment of money as a qualification to register.

Mr. Sterner, Clerk of the Senate, being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate. Amendment to Senate bill No. 1, entitled:

An Act to provide for the State of Delaware to be represented at the Jamestown ter Centennial Exposition and to make an appropriation therefore.

House Joint Resolution No. 6, entitled:

Joint Resolution proposing an amendment to the Constitution of the United States prohibiting polygamy and polygamons cohabitation within the United States.

On motion of Mr. Taylor was read and referred to the Committee on Federal Relations.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act amending Chapter 173, Volume 23, Laws of Delaware, being an Act entitled: An Act to re-incorporate the town of Odessa in New Castle County, relating to the commissioners and assessors.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 295, Volume 22, Laws of Delaware, being "An Act to amend an Act entitled: An Act authorizing the appointment of an additional constable in New Castle County, approved April 16, 1903."

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the holding of general or primary elections in public school hours within the State.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act creating an additional Election District in the 10th Representative District of New Castle County with a voting place at Bear.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act amending Chapter 173, Volume 33, Laws of Dela-

ware, being an Act entitled an Act to re-incorporate the town of Odessa in New Castle County, in relation to dogs.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to Photographers' Licenses in this State.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Joint Resolutions:

Senate Joint Resolution No. 5.

Senate Joint Resolution providing for the adjournment of • the Legislature to January 21st, A. D. 1907.

And presented the same to the House.

Mr. T. O. Cooper asked that the Senate Joint Resolution No. 5, entitled:

Senate Joint Resolution providing for the adjournment of the Legislature to January 21, A. D. 1907.

Be read.

Mr. T. O. Cooper moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs Conwell, Cooper, T. L, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts. Lambden, Messick, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

NAYS-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared Adopted.

Ordered that the Senate be informed thereof, and the joint

resolution be returned to that body.

On motion of Mr. Holcomb, the bill, (House Bill No. 27), entitled:

An Act prescribing the punishment for assault with an attempt to commit rape,

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Crimes and Punishments.

Mr. Holcomb moved that the Chief Council be heard in relation to the question of Supplies.

Which motion

Prevailed.

On motion of Mr. Taylor the House took recess until 2 o'clock P. M.

Same Day—2 o'clock P. M,

House met pursuant to recess.

On motion of Mr. Paradee, the bill, (House Bill No. 28), entitled:

An Act to change the name of James Monroe to the name James Monroe Copeland.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscelleanous.

On motion of Mr. Keenan, the bill, (House Bill No. 25) entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow the sum of Eight Hundred Thousand Dallars (800,000) for the use of the Board of Water Commissioners.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

Mr. Sterner, Clerk of the Senate being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate Joint Resolutions, the same having been signed by the President of the Senate.

Senate Joint Resolution providing for the adjournment of the Legislature to Jan. 21st, A. D. 1907.

On motion of Mr. Hirons the following resolution was adopted.

Be it resolved by the House of Representatives that the Page of this House, the telephone operator and the two reporters be furnished such supplies as shall amount to a sum not exceeding ten dollars

On motion of Mr. Messick the following Resolution was adopted.

Resolved that a committee of three be appointed to procure transportation for the General Assembly from Dover to Wilmington, and return on to-morrow on the occasion of the official visit of the Legislature to Farnhurst and Greenbank.

Messrs. Messick, Paradee and Taylor were appointed as Committee.

Mr. Evans on behalf of the Committee on Enrolled Bills, re-

ported as duly and correctly enrolled and ready for the signature of the Speaker, the following Senate bills:

Senate Bill No. 1.

An Act to provide for the State of Delaware to be represented at the Jamestown ter Centennial Exposition and to make an appropriation therefore.

Also Senate Joint Resolution No. 5.

Providing for the adjournment of the Legislature to January 21st, A. D. 1907.

Mr. Hirons, gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating five hundred dollars for the purpose of compensating George H. Dick, late Auditor of Accounts, for computing and supervising the printing of the report of the State Board of Education for the years 1905 and 1906.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating the sum of Forty Dollars and Thirtythree cents to Margaret B. Cooper, as compensation for services as clerk to the Auditor of Accounts.

Mr. Richards gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to prohibit the giving away of liquors at elections.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled An Act for the protection and preservation of squirrels in New Castle County.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act appropriating the sum of Three Hundred and Fifty Dollars to F. Edna Dick as compensation for services to the Auditor of Accounts.

Mr. Hirons gave notice that on to-morrow or some future

day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by requiring Brewers to place State Stamps on the kegs and barrels containing their products.

Mr. Cann, Jr., gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend Chapter 99 Revised Code Section 17, being an Act entitled "Justices" Jurisdiction in civil cases of debt.

On motion of Mr. Baggs, the bill, (House Bill No. 30), entitled:

An Act to repeal Chapter 646, Volume 19, Laws of Delaware, entitled: "An Act to further amend Chapter 418, Volume 14, Laws of Delaware, passed April 26, 1003, which regulates the quanities in which intoxicating liquors shall be sold by retailers.

Was read a first time.

On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Temperance.

On motion of Mr. Wilson, the bill, (House Bill No. 31) entitled:

An Act authorizing the Road Commissioners of White Clay Creek Hundred, in New Castle County to fund the floating debt, and secure the payment thereof.

Was read a first time.

On the further motion of Mr. Wilson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Public Highways.

On motion of Mr. Baggs, the bill (House Bill No. 32) entitled:

An Act regulating the quanities in which Distillers or Manufacturers of intoxicating liquors shall sell their products.

Was read a first time.

On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Temperence.

On motion of Mr. Rash, the bill, (House Bill No. 33), entitled:

An Act to amend an Act entitled: "An Act requiring and enforcing payment to the County Treasurer of all fees of certain officers, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and of their Deputies and Clerks," being Chapter 60, Volume 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent County.

Was read a first time.

On the further motion of Mr. Rash, Rule 12, was suspended as to this bill.

An further on his motion, the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Messick the House adjourned until 10.30 o'clock, A. M. Monday.

January 21, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker.

Reading Journal dispensed with.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act in relation to the Roads and Highways in Christiana Hundred.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit any increase in salary, emlouments or contingencies attached to any office during the incumbency of the office, on and after Jan. 1st, 1908.

Mr. McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the erection of telegraph, telephone, or other poles in front of properties within the limits of the city of Wilmington, without first obtaining permission of the owners of said property.

On motion of Mr. Messick, the bill, (House Bill No. 34) entitled:

An Act to prohibit the holding of general or primary elections in public school hours within the State. Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further an his motion the bill was read a second time by its title, and referred to the Committee on Elections.

On motion of Mr. Hirons, the bill, (House Bill No. 35)entitled:

An Act appropriating Five Hundred Dollars for the purpose of compensating George H. Dick late Auditor of accounts for compiling and supervising the printing of the report of the State Board of Education for the years 1905 and 1906.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Claims.

On motion of Mr. Hirons, the bill, (House Bill No. 36,) entitled:

An Act appropriating the sum of Three Hundred and Fifty Dollars to F. Edna Dick as compensation for services as Clerk to the Auditor of Accounts.

Was read a first time.

On the further motion of Mr Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Claims.

On motion of Mr. Taylor the bill, (House Bill No. 37,) entitled:

An Act to amend Section 3, Chapter 117, Volume 13, Laws of Delaware, entitled "An Act to raise revenue and provide for the current expenses of the State Government by changing the license fee of photographers."

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this blll.

And further on his motion, the bill was read a second time by its title, and referred to the committee on Revised Statutes.

On motion of Mr. Palmer, the bill, (House Bill No. 38) entitled:

An Act to amend Chapter 483, of Volume 16, Laws of Delaware, entitled: "An Act to re-incorporate the town of Milton" by increasing the appropriation by the Levy Court for repairs of Roads and Streets.

Was read a first time.

On the further motion of Mr. Palmer, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Corbit, the bill, (House Bill No. 39), entitled:

An Act to amend Section 1, Chapter 173. Vol. 23, Laws of Delaware, being an Act entitled "An Act to re-incorporate the town of Odessa in New Castle County approved April 3, 1905," by changing the word Assessors to Assessor.

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Evans the following resolution was read.

Resolved, that the House in appreciation of the courtesies extended that body in its recent visit to Wilmington, do hereby extend their sincere thanks for said courtesies, and direct the Clerk to forward copies of this resolution to the Council and the Board of Trade of Wilmington, and also spread upon the Journal of the House.

Mr. Evans moved the adoption of the Resolution as read.

Which motion

Prevailed.

On motion of Mr. Corbit, the bill, (House Bill No. 40), entitled:

An Act to amend Section 5, Chapter 173, Volume 23, Laws of Delaware, entitled: "An Act to incorporate the town of Odessa, in New Castle County," relating to dogs.

Was read a first time.

On the further motion of Mr. Corbit, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the committee on Municipal Corporations.

On motion of Mr. Corbit, the bill, (House Bill No. 41), entled:

An Act repealing Chapter 295, Vol. 22, Laws of Delaware, being an Act entitled "An Act to amend an Act entitled: An Act authorizing the appointment of an additional constable in New Castle County, approved April 16, 1903.

Was read a first time.

On the further motion of Mr. Corbit, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Hirons, the bill, (House Bill No. 42) entitled:

An Act appropriating the sum of Forty Dollars and Thirtythree cents to Margaret B. Cooper as compensation for services as Clerk to the Auditor of Accounts.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Claims.

On motion of T. O. Cooper, the bill, (House Bill No. 43), entitled:

An Act prohibiting pawn brokers from loaning money on wearing apparel and tools.

Was read a first time.

On the further motion of Mr. T. O. Cooper Rule 12 was sused as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Sterner, Clerk of the Senate, being admitted, returned to the House the following duly and correctly enrolled House Joint Resolution the same having been signed by the Speaker of the House and Mr. Preident of the Senate.

House Joint Resolution No. 4, entitled:

Relating to Lieutenant Harry A. Cavenaugh United States Army retired.

Mr. McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to action at law or in equity, to collect or prevent the collection of Taxes assessed and levied against real estate in cities and towns in this State for Municipal purposes.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to re-incorporate the town of Milford.

Mr. Richards gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the giving away of intoxicating liquors at elections.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the office of the Comptroller of New Castle County.

Mr. Sterner. Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bill, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 14, entitled:

An Act proposing an amendment to Section 4. of Article 5. of the Constitution of this State, by striking out of said Section all thereof which requires the payment of money as a qualification to register.

On motion of Mr. Baggs the Committee on Condition of the Finance of State, was increased by two members.

Messrs. T. O. Cooper and Conwell were appointed on Committee.

Mr. Garrison gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the consolidation of School districts.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 41, of the Revised Code of the State of Delaware which requires an annual payment by the Levy Court of each County to the Sabbath School thereof.

On motion of Mr. Messick the Report of Attorney H. H. Ward, was ordered placed on the minutes.

January 19th, 1907.

To the Speaker and Members of the House of Representatives.

Gentlemen:

On the 17th inst. the House submitted to me the following questions:

(1) May the General Assembly, by a joint or concurrent resolution, suspend or modify an existing statue of the State?

- (2) Does the Act of March 23d, 1905, being "An Act regulating the furnishing of Supplies for the State," limit the time for advertising in newspapers for bids for supplies to the months of April and May in any one year.
- (3) May the House, by resolution passed by it alone, order minor supplies for its use and the use of its members?
- (4) May the House, by its resolution, procure by purchase copies of the Laws of Delaware and Revised Code for the use of its members, without charging the cost of the same in the account of supplies to which each member is entitled?

Little, if any, light is thrown on these questions by the judicial decisions in this State, and solutions must be sought by an examination and comparison of the State Statutes and Constitution.

Section 10, Article 1, of the Constitution, provides that "No power of suspending laws shall be exercised but by authority of the General Assembly." From this provision it is sufficiently clear that the General Assembly may, without repealing or permanently superseding a statute, temporarily suspend its operation, when an occasion which it deems proper shall arise. The Legislature may unquestionably exercise this power of suspension by another statute regularly passed and approved by the Governor. As to its right to do the same thing by resolution, the following observations are respectfully submitted:

Legislative resolutions are of two general kinds, (1) resolutions passed by the House or Senate only, and (2) joint or concurrent resolutions passed by both the Senate and House.

The legitimate use of a resolution passed by the House or Senate alone is to prescribe some rule or order affecting the proceedings of that legislative body, or to accomplish some temporary purpose, such as the adoption of special legislative rules, or orders of business, or a motion to adjourn and the like. But such a resolution cannot operate to repeal, suspend, amend or modify an existing statute.

A joint or concurrent resolution must be adopted by a majority of each House and is subject to the approval or veto of the Governor. Practically all of the formalities and requisites prescribed by the Constitution for the legal passing of a statute are

also prescribed for the passing of a joint or concurrent resolution. Under the Constitution a joint or concurrent resolution is equally effective to accomplish the things for which such a resolution may properly be used, as a statute would be, if passed for the same purpose. The proper use of a joint or concurrent resolution is to accomplish some temporay purpose, or to do some act or thing immediately connected with the business or affairs of the State or of the General Assembly, or of the House or Senate, or of their Members. Such a resolution is not a statute, and should not be used for the enactment of general legi-lation. Such a resolution could not be used to amend or repeal an existing statute. But I am of the opinion that a joint or concurrent resolution may regularly and constitutionally be used in a proper case to suspend for a limited time, the operation of an existing law.

I think a case in point is the concurrent resolution passed early in this session, by which the Board of State Supplies was authorized to secure bids for legislative supplies without advertisement therefore in newspapers. The only time in any year in which advertisewents for such bids could be made, according to the Statute creating and regulating the Board of State Supplies, was in April or May, or immediately after the Board should reject all proposals or bids which resulted from such Although the statute in question is a valuaadvertisement. ble one as a step in the direction of economy and as a proper regulation of State affairs, it was drafted without adequate consideration, so far as the purchase of legislative supplies is concerned. With careful amendment it can be so framed as to meet all necessary conditions. So far as legislative supples for the present session are concerned, the statut must have been suspended, or the necessary supplies could not be obtained in due season to be available. It has been, therefore, properly suspended by the concurrent resolution already adopted and can be again and further suspended as occasion may require. Such suspension, however, should be strictly limited in time and in the particulars which the necessities of the occasion require. An indefinite suspension which would have the effect of a repeal cannot be accomplished by such a resolution.

Undoubtedly the State Treasurer may be required to expend money from the State Treasury in settlement for supplies procured under the authority of such a concurrent resolution, provided the requirements of the Constitution in the purchase of such suppiles are duly followed.

The conditions under which such supplies can be procured are set forth in Section 8, Article 15, of the Constitution, as follows:

"All stationary, printing, paper and fuel used in the legislative and other departments of Government, shall be furnished, and the printing, binding and distributing of the laws, journals, official reports, and all other printing and binding, and the repairing and furnishing the halls and rooms used for the meetings of the General Assembly and its committees, shall be performed under contract to be given to the lowest responsible bidder below such maximum price and under such regulations as shall be prescribed by law Such bids shall be opened in the presence of the persons making the bids of their representatives."

In view of the formalities perscribed by the Constitution for the passage and approval of a concurrent resolution, I am of the opinion that such a resolution would have the full effect of a statute for authorizing the purchase of legislative supplies, provided it suspended the Board of State Supplies Statute in the necessary particulars, and followed the provisions of the section of the Constitution just quoted in the purchase of such supplies. Of course a resolution cannot, any more than a statute, nulify or disregard express provisions or prohibitions of the Constitution.

A joint or concurrent resolution, when operating upon the matters and within the scope to which it may properly be applied is as binding upon the State Treasurer and all other officers and persons affected by it, as a statute would be.

The opinion here expressed is fortified by the provisions of Section 6, Article 8, of the Constitution, which are as follows: "No money shall be drawn from the treasury but pursuant to an appropriation made by Act of the General Assembly; provided, however that the compensation of the members of the General Assemby and all the expenses connected with the session thereof, may be paid out of the Treasury pursuant to resolution in that behalf."

This section of the Constitution must be construed together with other parts of the Constitution, including Section 8, Article 15, concerning the purchase of State supplies, quoted ear

in this Opinion, and is wholly consistent with the Act creating the Board of State Supplies. It clearly recognizes however, that a proper draft upon the State Treasury may be made for certain legislative expenses through and by means of a resolution. Where the statute which was intended to cover the purchase of legislative and other supplies is incapable of operation and has been properly suspended, either expressly or by necessary implication, so far as legislative supplies are concerned it leaves the legislature in possession of the power to pay the expenses of the session by resolution.

To meet the present exigency relative to the payment of all expenses connected with this session of the General Assembly, I am of the opinion that the General Assembly have the power, and right to duly pass a concurrent resolution, subject to the approval or veto of the Governor, suspending, generally, the operation of the Act creating the Board of State Supplies, so far as such expenses are concerned; that, if such a resolution is duly passed and approved, the House of Representatives and Senate may severally, by resolution adopted in each body respectively, pay all the expenses connected with this session, incurred by the Senate or House. I see nothing in the Constitution which requires that such resolution for the payment of such expenses shall be joint or concurrent

So far as such expenses involve the procuring of the things enumerated in said Section 8, Article XY of the Constitution, the Senate and the House are each bound to observe the requirements of that section, that they shall be procured under contract to be given to the lowest responsible bidder, and that bids therefor shall be opened in the presence of the persons making the bids, or their representatives. The things enumerated in this Section of the Constitution which should be noted in this connection would clearly include all stationery, printing, paper and fuel used in the legislative department.

In accordance with the foregoing principles, I am of the opinion that the State Treasurer would have no authority to pay for any stationery, printing, paper or fuel heretofore purchased for use at this session by the legislature, unless it was furnished upon competitive bidding by the lowest responsible bidder.

I am also of the opinion that copies of the laws of previous sessions of the General Assembly since the latest revision of the Code and copies of such Revised Code, and all other necessary supplies not included in the words "stationery, printing, paper and fuel," or other things described in said Section 8, Article 15 of the Constitution, can be procured by the Senate or house without competitive bidding. No member will have the right to treat as his own property such copies of the laws or Code, or any other supplies furnished for the use of the General Assembly unless it shall be charged to him in the Twenty-five dollars (\$25.00) allowed by the Constitution to each member to cover supplies furnished to him as a member.

Respectfully submitted,

H. H. WARD.

On motion of Mr. T. O. Cooper the House gave the attorney a rising vote of thanks for his opinion.

To the Honorable House of Representatives.

Gentlemen:

In conformity with a resolution passed by your body yesterday morning, the undersigned were appointed a committee to investigate the financial affairs of the State and report the same back to the House.

We have the honor to submit the following report and recommendation:

We called on the State Treasurer, who was very courteous to us, and he gave us all the information we asked.

We submit herewith a statement showing the probable receipts for the coming year, and also one showing the expenses fixed by law, which will have to be met.

The probable receipts you will notice are in round figures \$397,000.00 with the expenses fixed by law of \$381,000, in round figures, to which must be added about \$30,000.00 to cover expenses of the current session of the General Assembly, which would, make the expenses \$411,000.00, which would show a deficit staring us in the face of \$14,000.00.

We wish to especially call your attention to a three per centum Bond issue of \$250,000.00, which is due and must be paid

June 1st of this year, and for which provision must be made.

We would recommend to the consideration of the House that immediate means be taken to provide ways for securing a proper revenue to run the State Government in a proper way without having to provide for a deficit every year. And we would suggest that this committee be added to by an addition of two members and instructions be given them to report, say in fifteen days, a revenue bill providing for the raising of an increased revenue over what the State is now receiving, so that the House will then be in a position to act on any legislation proposed by said committee, as in our judgment it is very important that this should be given immediate attention, and as we understand the law, all bills for raising revenue must be originated in the House.

EXPENSES FIXED BY LAW.

Salaries	\$ 55,000.00
Contingent Expenses	5,325.00
Improvements of Public Highways	30,000.00
Interest	35,000.00
Printing	7,500.00
Judicial Reports	2,000 00
Free Public Schools	132,000.00
State Board of Health	5,000 00
National Guard	13,000.00
Education at Normal Schools	3,000 00
Free Graded Schools	6,000.00
G. A. R-Memorial Day Expenses	1,000.00
State Board of Agriculture	3,000.00
Dela. Industrial School for Girls	3,000.00
State Library Commission	1,200.00
Dela. State Hospital at Farnhurst	57,000.00
Anthrax and Pleuro-pneumonia	1,200.00
State Board of Education	2,000.00
Indigent Deaf and Dumb, Blind and Idiotic Children	8,000.00
Other General Appropriations	11,000.00

\$38**r**,224 00

NOTE. This does not include expenses of the present Legislative Session, or any special claims that may be made.

PROBABLE RECEIPTS.

Licenses and Fees:	
Clerks of the Peace	\$130,000.00
Insurance Department	32,000.00
Railroad Taxes	78,800.00
Interest R. R. Mortgages 3\%	11,550.00
Telegraph and Telephone Companies	5,000 00
Express Companies	1,000.00
Banks and Banking Associations, about all stopped	-
payment	
Collateral Inheritance Tax	500.00
Distillers	2,500.00
Civil Commissions	600.00
Corporations:	
Charter Fees	35,000.00
Franchise Tax	100,000.00

\$396,950.00

WM. H. BAGGS, Chairman

A. F. CORBIT.

C. P. HOLCOMB, Secretary.

On motion of Mr. Hirons, the bill, (House Bill No. 44,) entitled:

An Act in relation to illigitimate children.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscelleanous.

On motion of Mr. Paradee, the bill, (House Bill No. 45), entitled:

An Act to amend an Act entitled: "An Act for the protection and preservation of Squirrels."

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Baggs the House took a recess until 2 o'clock, P. M.

Same Day-2 o'clock P. M,

House met pursuant to recess.

Mr. Palmer, from the Committee on Fish, Oysters and Game, reported back the bill

House Bill No. 16, entitled:

An Act for the protection and preservation of Squirrels.

With amendment.

On motion of Mr. Taylor the amendment was read.

And on his further motion, was adopted.

And, further on his motion, the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs. Allen, Bennum, Cann, Cooper, T. L., Coopper, T. O., Corbit, Evans, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson. Mr. Speaker.—27.

NAYS—Baggs, Conwell, Cubbage, Elliott, Garrison—5.

So the question was decided in the affirmative, and the bill having received the required constitutional majority

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate, being admitted, informed, the House that the Senate had concurred in the following House Joint Resolution.

Joint Resolution entitled: House Joint Resolution No. 6.

Joint Resolution providing for a committee to audit the accounts of certain State officers,

And returned the same to the House.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection of perch and catfish in Broadkiln River.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to repairing the binding, and re-binding certain books in the State Library, and providing for the payment of the same.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to increase the clerical force in the Receiver of Tax

and County Treasurer's office, city of Wilmington, New Castle County.

Mr. James gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the appointment of Collector of Taxes, Trustees of the Poor, and overseer or overseers of Roads in Sussex County.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act defining certain nuisances in public conveyances on railroads and railways, and prescribing the penalties thereof.

Mr. McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act permitting Municipal corporations to borrow money and to issue bonds therefore, not to exceed 10% of the value of their real estate assessments.

Mr. Keenan from the Committee on Private Corporations, reported back with unfavorable recommendation the House Bill No. 15, entitled:

An Act to provide for the free transportation of certain State and County officers, and members and attorneys of the General Assembly upon the railroads and railways within or partly within the State of Delaware.

On motion of Mr. Holcomb, the bill, (House Bill No. 15) was referred to the attorneys.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill, (House Bill No. 20), entitled:

An Act for the protection and preservation of Squirrels.

Reported the same back to the House favorably with amendment.

On motion of Mr. Garrison, the bill, (House Bill No. 46), entitled:

An Act to prohibit the holding of General or Primary elec-

tions in houses licensed to sell intoxicating liquors.

Was read a first time.

On the further motion of Mr. Garrison, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Elections.

On motion of Mr. Taylor the Housel adjourned until to-morrow 10.30 o'clock, A. M.

January 22, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading Journal dispensed with.

On motion of Mr. Holcomb the following resolution was adopted:

Resolved that the printing Committee of this House ascertain and report to this House the cost of compiling, indexing and printing five thousand copies of all laws now in force in this State in reference to fish, oysters and game.

The attorneys of the Assembly to do the work of compiling and indexing.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Joint Resolution the same having been signed by the Speaker of the House and Mr. President of the Senate.

Senate Joint Resolution No. 6 entitled:

House Joint Resolution providing for a committee to audit the accounts of certain State officers.

On motion of Mr. Messick a committee from each county were appointed to confer with the attorney in regard to the fees of County officers.

Committee for Sussex-Messick, James.

Committee for Kent-Hirons, Taylor.

Committee for New Castle-Paradee, McCafferty.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend Chapter 126, Vol. 23, Laws of Delaware, entitled, "An Act to provide for commitment to the New Castle County Work House of certain classes of prisoners in Kent and Sussex Counties."

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating \$2,500 for the maintenance and support of the Old Peoples Home at Dover, in the State of Delaware.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act prescribing the compensation to be allowed Judges ad litem who may be appointed under Section 18, Article 4, of the Constitution.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act fixing the salary of a County Superintendent of Free Schools at Fifteen Hundred Dollars.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to fishing in the Broadkiln river in this State and other purposes.

On motion of Mr. T.O.Cooper, the bill, (House Bill No. 47) entitled:

An Act to amend and add to an Act entitled: "An Act regulating the practice of Medicine and Surgery in the State," being Chapter 40, Vol. 20, Laws of Delaware.

Was read a first time.

On the further motion of Mr. T.O. Cooper, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Public Health.

On motion of Mr. Hirons, the bill, (House Bill No. 48) entitled:

An Act in relation to repairing the binding, and re-binding certain books in the State Library and providing for payment of same.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12, was suspended as to this bill.

An further on his motion, the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Hirons, the bill, (House Bill No. 49), entitled:

An Act to provide for the permanent improvement and maintenance of Public Highways in Kent County.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Public Highways.

On motion of Mr. Richardson, the bill, (House Bill No. 50) entitled:

An Act proposing an amendment to Section 1, Article 9, of the Constitution of this State, by inserting in said Section a provision that no Banking Institution shall hereafter be incorpored with authorization to do business on a less paid in capital stock than Fifty Thousand Dollars except Mutual Savings Bank.

Was read a first time.

On the further motion of Mr. Richardson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Richards, the bill, (House Bill No. 51), entitled:

An Act to prohibit the giving away of intoxicating liquors at elections,

Was read a first time.

On the further motion of Mr. Richards, Rule 12 was suspended as to this bill.

And further on his motion, the bill was read a second time by its title, and referred to the committee on Conference.

On motion of Mr. Keenan, the bill, (House Bill No. 52), en titled:

An Act relating to the office of the Comptroller for New Castle County.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

Mr: Palmer from the Committee on Fish, Oysters and Game reported back the bill, (House Bill No. 20), entitled:

An Act for the perservation of squirrels of Sussex County.

With amendment.

On motion of Mr. Palmer the amendment was read.

And, on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs, in order to pass the House.

On motion of Mr. Allen was referred back to committee.

Mr. Baggs, from the Committee on Crimes and Punishments reported back with favorable recommendation the bill,

House Bill No. 27, entitled.

An Act prescribing the punishment for assault with attempt to commit rape.

On motion of Mr Holcomb the bill just reported was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The year and navy were ordered, which being taken

The yeas and nays were ordered, which, being taken, were as follows:

YEAS—Messrs. Allen, Baggs, Bennum, Cann, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Flinn, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Taylor, Williams—26.

NAYS--Messrs. Conwell, Evans. Elliott, Garrison, Harvey, Richards, Staats, Wilson, -8

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following House Joint Resolution.

House Joint Resolution No. 6.

House Joint resolution providing for a Committee to audit the accounts of certain State officers.

Mr. Harvey gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the voting place in the first election district in the Sixth Representative District in New Castle County.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act appropriating the sum of \$691.00 out of the funds of

the State, for the purpose of compensating Cornelius, J. Horrigan, Walter W. Harrington and John Barr, ex-Highway Commissioners, from January 1st to March 23, 1905.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act prescribing the liability of stockholders of State Banks and Trust Companies.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 246, Vol. 21, Laws of Delaware, regulating the giving of intoxicating liquors to minors.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prevent the procuring for, or the selling, giving or delivering of intoxicants to or for persons of intemperate habits or minors, by persons not licensed to sell intoxicants.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Town Council of Georgetown to borrow money and issue bonds to secure the payment thereof for the purpose of providing a sewerage system for the town of Georgetown.

Mr Sterner Clerk of the Senate, being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill:

House Bill No. 11, entitled.

An Act to change the name of Sallie B. Loper to Sallie B. Johnson.

And returned the same to the Senate.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Bills,

House Bill No. 8, entitled:

An Act to amend Chapter 438, Volume 17, Laws of Delaware, entitled: "An Act to amend the Act entitled: An Act providing for the appointment of a State Chemist, passed at Dover, April 8, 1881," providing a change in the analysis see of the State Chemist.

And returned the same to the Senate.

Mr. Elliott, on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill, No. 28, entitled:

An Act to change the name of James Monroe to James Monroe Copeland.

Reported the same back to the House favorably.

Mr. Richards on behalf of the Committee on Temperance to whom had been referred the bill.

House Bill No. 30, entitled:

An Act to repeal Chapter 646, Vol. 9, Laws of Delaware, entitled "An Act to further amend Chapter 418, Vol. 14, Laws of Delaware, passed April 26, 1893," which regulates the quantities in which intoxicating liquors shall be sold by retailers.

Reported the same back to the House favorably.

Mr. Richards on behalf of the Committee on Temperence to whom had been referred the bill,

House Bill No. 32, entitled:

An Act regulating the quantities in which distillers or manufacturers of intoxicating liquors shall sell their products.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 43, entitled:

An Act prohibiting pawn brokers from lending money on wearing apparel and tools.

Reporetd the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 21, entitled:

An Act for the protection of banks, dams, trunks, sluices, culverts, flood-gates, canals, drains and ditches.

Reported the same back to the House favorably.

On motion of Mr. Holcomb the bill, (House Bill No. 44), entitled:

An Act defining certain nuisances in public conveyances on railroads and railways, and prescribing the penalties thereof.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Private corporations.

Motion to take recess until 2 o'clock, P. M.

At expiration of recess 2 o'clock, P. M.

On motion of Mr. Taylor House Concurrent resolution providing for a committee to investigate the affairs pertaining to the oyster revenue of this State

Was read a first time.

On the further motion of Mr. Taylor

Was.

Adopted.

On motion of Mr. Holcomb, the bill, (House Bill No. 21), entitled:

An Act for the protection of banks, dams, trunks, sluices, culverts, flood-gates, canals, drains and ditches

Was taken up for consideration, and on his further motion was read a third time by paragraphs. in order to pass the House.

On the question "Shall the bill pass the House?"

The year and navs were ordered which, being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage. Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson. Mr. Speaker.—34.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority

Passed the House

Ordered to the Senate for concurrence.

On motion of Mr. l'aradee the bill, (House Bill No. 28), entitled:

An Act to change the name of James Monroe to the name of James Monroe Copeland.

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority

Passed the House.

Ordered to the Senate for concurrence.

Mr. Allen presented a joint resolution entitled:

House Joint Resolution, No. 8,

Which, on his motion, was read.

Mr. Allen moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared Adopted.

Ordered to the Senate for concurrence.

January 23, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash Richards, Richardson, Taylor, Wilson, Mr. Speaker.

Journal read and approved.

To the House of Representatives of the State of Delaware:

The Committee of Philanthropic Labor of the Wilmington Monthly Meeting of Friends (held at 4th and West Streets), believing that the whipping post is of no value in preventing crimes, or reforming the criminal, but is brutal, and degrading in its effect on both the culprit and the on-looking public—and that its use is opposed in the enlightened spirit of the times and a disgrace to the State—respectfully ask that the Legislature pass a law abolishing its use as a means of punishment for criminals in Delaware.

Signed on behalf of the Committee.

Chairman, D. I. K. EVANS, Secretary, MARY K. EVES,

Wilmington, Delaware.
1st Month 22nd, 1907.

Mr. Bennum from the Committee on Federal Relations reported back with favorable recommendations House Joint Resolation No. 7, entitled:

Joint Resolution proposing an amendment to the Constitution of the United States prohibiting polygamy and polygamous cohabitation within the United States.

Mr. E. R. Knotts, from the Committee on Elections reported back with favorable recommendation the bill, House Bill No. 46, entitled:

An act to prohibit the holding of general or primary elections in houses licensed to sell intoxicating liquors.

Mr. E. R. Knotts from the Committee on Elections reported back with favorable recommendation the bill, House Bill No. 34 entitled:

An Act to prohibit the holding of general or primary elections in public school houses within the State.

On motion of Mr.Cubbage, the bill, (House Bill No. 54), en titled:

An Act relating to the provision of life insurance policies,

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Cubbage, the bill, (House Bill No. 55), entitled:

An Act regulating life insurance companies and prohibiting the diversion of funds for political purposes.

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspended as to this bill.

And further on his motion, the bill was read a second time

by its title, and referred to the committee on Banking and Insurance.

On motion of Mr. Cubbage, the bill, (House Bill No. 56 entitled:

An Act to prohibit misrepresentation by life Insurance companies,

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Cubbage, the bill, (House Bill No. 57) entitled:

An Act to require on annual apportionment and accounting of surplus of life Insurance companies as to policies heretofore issued.

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12, was suspended as to this bill.

An further on his motion, the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Taylor, Rule 12 was suspended for the rest of the session.

On motion of Mr. Cubbage, the bill, (House Bill No. 58)entitled:

An Act to regulate the investment of the funds and the real estate holdings of life insurance companies.

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Cubbage, the bill, (House Bill No. 59), entitled:

An Act prohibiting corporations or stock companies acting as agents or solicitors for life insurance companies.

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Cubbage, the bill, (House Bill No. 60), entitled:

An Act relating to the annual reports of life insurance companies,

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Cubbage, the bill, (House Bill No 61) entitled:

An Act defining the status of persons soliciting life insurance.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Palmer, the bill (House Bill No. 62), entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Was read a first time.

On the further motion of Mr Palmer Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Corbit, the bill, (House Bill No. 63), entitled:

An Act to prevent the procuring or the selling, giving of delivering of intoxicants to or for persons of intemperate habits or minors, by persons not licensed to sell intoxicants,

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Richardson, the bill, (House Bill No. 64) entitled:

An Act to repeal Chapter 41, of the Revised Code of the State of Delaware which requires an annual payment by the Levy Court of each county to the Sabbath Schools thereof.

Was read a first time.

On the further motion of Mr. Richardson, Rule 12 was suspended as to this bill.

And fur 'n r on his motion the bill was ead a second time by its title and referred to the Committee on Revised Code.

On motion of Mr. Bennum the bill, (House Bill No. 65) entitled:

An Act entitled an Act to encourage the production of alcohol in the State;

Was read a first time.

On the further motion of Mr. Bennum Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Manufacturers and Commerce.

Whereas the Honorable Harry 'A. Richardson has extended an invitation to the members of the General Assembly to attend a dinner in their honor, on Monday, January 28, 1907, and

Whereas the House appreciates the kindness and courtesy thus extended, therefore be it

Resolved that the House accept with great appreciation the kindness and courtesy thus extended, and further be it

Resolved that the Clerk be instructed to forward a copy of these Resolutions to the Honorable Harry A. Richardson, accompanied by a list of names of the officers and members who will be present, and further be it

Resolved that these resolutions be spread upon the Journal.

On motion of Mr. Messick, the bill, (House Bill No. 66) entitled:

An Act to amend Chapter 126, Vol 23, Laws of Delaware, entitled: An Act to provide for commitments to the New Castle County Workhouse of certain classes of prisoners in Kent and Sussex counties.

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Flinn, the bill, (House Bill No. 67) entitled:

An Act in relation to the roads and highways in Christiana Hundred;

Was read a first time,

On the further motion of Mr. Flinn Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and reqested the concurrence of the House in the following joint resolution:

Joint Resolution entitled:

Senate Joint resolution providing for a Joint Committee of both Houses to investigate and make reports on the advisability of erecting a new State House and and its location.

Be it resolved by the Senate and House of Representaives of the State of Delaware in General Assembly met:

That a joint Committee of two on the part of the Senate and three on the part of the House be appointed by the respective presiding officers of the Senate and House, whose duties it shall be to investigate and make report on the advisability of erecting a new State House and its location, and the probable cost there-of. The said joint Committee is hereby directed to report as above as speedily as possible.

And presented same to the House.

Mr. Corbit asked that the Senate joint resolution, entitled: Senate joint resolution providing for a joint Committee of both Houses to investigate and make reports on the advisability of erecting a new State House and its location.

Be read.

Mr. Corbit moved that the joint resolution be adopted.

On the question "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Cann; Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—24.

Nays—Messrs. Conwell, Cooper T. L., Harvey, Lambden, Palmer, Richards—6.

So the question was decided in the affirmative, and the joint resolution having received the required constitional majority,

Was declared

Adopted.

Messrs. Corbit, Newton and Taylor were appointed as Committee on part of the House.

Mr. Sterner, Clerk of the Senate, being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

House Bill No. 16 entitled:

An Act to further amend the Act entitled: an Act to incorporate the Ferris Reform School.

On motion of Mr. Holcomb the following Resolution was adopted:

Resolved that the Speaker of this House is hereby authorized to appoint a clerk to act as Speaker's clerk.

And returned the same to the Senate.

On motion of Mr. Taylor the House took recess until 2 o'clock, p. m.

Same day—2 oclock, p. m.

House met pursuant to recess.

On motion of Mr. Harvey, the bill, (House Bill No. 68) entitled:

An act to change the voting place in the first election district of the sixth Representative district in New Castle County.

Was read a first time.

On the further motion of Mr. Harvey, Rule 12 was suspended as to this bill.

And further on his motion the hill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Taylor the resolution to suspend Rule 12 for the balance of the session, was recinded.

Mr. Taylor presented a joint resolution entitled:

Joint Resolution No. 7 proposing an amendment to the Constitution of the United States prohibiting polygamy and polyimous cohabitation within the United States

Which on his motion was read.

Mr. Taylor moved that the joint Resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Garrison, Harvey, Knotts, Lambden, Palmer, Richards, Richardson, Taylor, Mr. Speaker—18.

Nays-Messrs. Holcomb, James, Messick. Taylor-4.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Cann, the bill, (Senate Bill No. 11), entitled:

An Act to change the name of Sallie B. Loper to Sallie B. Johnson.

Was read a first time.

On the further motion of Mr. Cann, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscelleanous.

On motion of Mr. Messick, the bill, (House Bill No. 34), entitled:

An Act to prohibit the holding of general or primary elections in public school houses within the State.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the house.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Bennum, Cooper, T. O., Corbit, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, James, Knotts, Lambden, Messick, Rash, Richards, Taylor, Mr. Speaker—18.

Nays—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cubbage, Holcomb, Richardson, Staats—8.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. T. O. Cooper, the bill, (House Bill No. 43), entitled:

An Act prohibiting pawn Brokers from lending money on wearing apparel and tools.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the house.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O.. Corbit, Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following joint resolutions:

House joint resolution No. 8 entitled:

Relating to the Adjutant General printing the reports.

And returned the same to the House.

Mr. Evans, on behalf of the Committee on Appropriations to whom had been referred the bill,

House Bill, No. 18, entitled:

An Act appropriating one hundred and twenty-five thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst,

Desires to report back to the House a recommendation that an Act be prepared and passed without delay, appropriating twenty thousand dollars (\$20,000) as an emergency appropriation to the Delaware State Hospital, said \$20,000 to be credited to the entire appropriation that will be provided for in the House Bill No. 18, as amended, to be reported later from the Committee on Appropriations.

On motion of Mr. Holcomb the Committee on Appropriations was directed to prepare such an act without delay.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to encourage Immigration in the State of Delaware.

Mr Cubbage gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting the sale of cigarettes and cigarette papers.

Mr. Bennum gave notice that on tomorrow or some future date he would ask leave to introduce a bill entitled:

An Act regulating life insurance companies.

Mr. Harrington gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the voting place in the first election district of the Ninth Representative district in Kent County.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the sale of coal oil and gasoline.

Mr. Rash gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the sale of patent medicines.

Mr. Conwell gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to make valid the records of certain deeds having defective acknowledgements.

Mr. Richardson gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating the sum of \$375 55 to the School District of Milford, Seaford, Smyrna and Dover, to cover the deficiency in the appropriation for pupils from ungraded Districts attending graded schools; as provided in Chapter 219, Volume 21, Laws of Delaware.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing punishment for persons trespassing upon lands and premises and committing depredations thereon.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to intronuce a bill entitled:

An Act to encourage the use of wide tires on certain wagons and carts by a rebatement of road taxes.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend the militia law of the State of Delaware.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to intruduce a bill entitled:

An Act giving the consent of the Legislature of the State of Delaware to the purchase by the United States of land within this State to be used as a target range.

On motion of Mr. Taylor the House adjourned until tomorrow morning 10.30 o'clock.

January 24, 1907—10.30 a. m.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell; Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons. Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Speaker gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Townsend Trust Company.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting Express companies doing business in this State from making over charges or collecting charges on packages sent into this State, when the expressage has been paid by sender, and prescribing a heavy fine and imprisonment for the violation thereof.

Whereas the members of the Levy court of New Castle County, by personal observation of the overcrowded condition of the Delaware Industrial School for Girls, arising from the increasing number of persons committed to it by the courts, have fully realized the imperative present necessity of an additional building for the School, in order that the important reformative work done there should not be hindered, but rather that fuller scope should be given to such work;

And whereas it has been represented to this body by the managers of the School, that there is an urgent need of on appropriation of ten thousand dollars toward the cost of erecting a suitable new building, the estimated cost of which will be about twenty thousand dollars, and that the balance of such cost will be raised by contributions from private sources;

Therefore, resolved that it is the sense of the members of the Levy Court that the sum of ten thousand dollars should be appropriated by it toward the cost of erecting a new building for the Delaware Industrial School for Girls, provided, that the appropriation shall not be available or paid until the Treasurer of said School shall have certified to the Levy Court that a like sum of ten thousand dollars has been received from other sources, for the cost of erecting said new building.

Resolved further, that the Levy Court approve of the passage by the General Assembly of an Act authorizing the making of such appropriation by the Levy Court under the terms above mentioned;

Resolved also that a certified copy of these resolutions and of the preamble thereto be sent by the Clerk to each branch of the General Assembly.

Adopted by the Levy Court of New Castle County January 22, 1907.

W. J. Quigley,

Attest:

Clerk of the Peace.

Mr. Richards on behalf of the Committee on Temperance to whom had been referred the bill.

House Bill No. 81, entitled:

. An Act to prohibit the giving away of intoxicating liquors at elections,

Reported the same back to the House favorably.

Mr. Richards on behalf of the Committee on Temperence to whom had been referred the bill,

House Bill No. 63, entitled:

An Act to prevent the procuring for, or the selling, giving or delivering of intoxicants to or for persons of intemperate habits or minors, by persons not licensed to sell intoxicants,

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following,

House Joint Resolution No. 8.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act compelling agents of Express companies doing business in this State to deliver packages, especially packages of perishable goods to the person or persons to whom they are consigned, within the limits of any town in which said company does business, and providing a penalty for non-compliance of said Act.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act taxing Express companies doing business in this State.

Mr. Evans gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating twenty thousand dollars as an appropriation to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for a survey of the oyster plantations in the Delaware Bay.

Mr. Allen gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 186, Volume 21, Laws of Delaware, entitled, "An Act to exempt persons residing in incorporated towns and cities in New Castle County from payment of tax for county purposes, on any dogs owned by them and kept withsuch towns or cities.

Mr. Knotts gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act relative to the building and repairing of bridges crossing the dividing lines between the counties of this State.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act improving methods of holding elections.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to prevent the transfer of real estate in the city of Wilmington until all taxes are paid.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the issuing of building permits in the city of Wilmington.

Mr. Allen gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle County.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 49, entitled:

An Act to provide for the permanent improvement and maintenance of public highways,

Reported the same back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 31, entitled:

An Act authorizing the Road Commissioners of White Clay Creek Hundred in New Castle County, to fund the floating debt and secure the payment thereof,

Reported the same back to the House favorably.

On motion of Mr. Allen the bill, (House Bill No. 69), entitled:

An Act authorizing the Delaware Board of Pharmacy to enter into reciprocal relations with Boards of Pharmacy of other States and to become a member of the National Association of Boards of Pharmacy.

Was read a first time.

On the further motion of Mr. Allen Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Newton the bill, (House Bill No. 70) entitled:

An Act to divide the Second Election District of the Third Representative District of Sussex County.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time . by its title and referred to the Committee on Elections.

On motion of Mr. Newton, the bill, (House Bill No. 71), entitled:

An Act designating the voting places in the Second and third Election Districts of the Third Representative District of Sussex County.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Newton, the bill, (House Bill No. 72), entitled:

An Act providing for Inspectors to hold elections in the

Second and Third Election Districts of the Third Representative District of Sussex County.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Elections.

On motion of Mr. Wilson the bill, (House Bill No. 8), entitled:

An Act to amend Chapter 438, Volume 17, Laws of Delaware, en itled An Act to amend the Act entitled: An Act to amend the Act entitled: An Act providing for the appointment of a State Chemist at Dover, April 8, 1881, providing a change in the analysis fee of the State Chemist.

Was read a first time.

On the further motion of Mr. Wilson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes

On motion of Mr. Evans, the bill, (House Bill No. 73) entitled:

An Act appropriating twenty thousand dollars as an appropriation to the Delaware State Hospital at Farnhurst,

Was read a first time.

On the further motion of Mr. Evans, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Flinn, the bill (House Bill No. 74), entitled:

An Act to encourage the use of wide tires on certain wagons and carts by a rebatement of road taxes,

Was read a first time,

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Public Highways.

On motion of Mr. Corbit, the bill, (House Bill No. 75) entitled:

An Act fixing the salary of a County Superintendent of free schools at fifteen hundred dollars,

Was read a first time.

On the further motion of Mr. Corbit, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

Mr. Evans from the Committee on Appropriations, reported back with favorable recommendation the bill, House Bill No. 73 entitled:

An Act appropriating twenty thousand dollars as an appropriation to the Delaware State Hospital at Farnhurst.

On motion of Mr. Evans the bill just reported was taken up for consideration, and, on his further motion, was read a third time by paragraphs in order to pass the House under suspension of rules.

On the question, "Shall the bill pass the house?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messis. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ť

Ordered to the Senate for concurrence.

On motion of Mr. Baggs, the bill, (House Bill, No. 30), entitled:

An Act to repeal Chapter 646, Volume 19, Laws of Delaware entitled: An Act to further amend Chapter 418, Vol. 14, Laws of Delaware, passed April 26, 1893, which regulates the quantities in which intoxicating liquors shall be sold by retailers.

On motion of Mr. Messick the House took recess until 2 o'clock, p m.

Same day-2 oclock, p. m.

House met pursuant to recess.

On motion of Mr. Baggs House Bill No. 30 was laid on the table.

Mr. Holcomb moved to not allow House Bill No. 30 to be taken from table without two-thirds vote.

Which motion

Was lost.

On motion of Mr. Paradee, the bill, (House Bill No 76) entitled:

An Act in relation to the assessors' and collectors' clerks of the city of Wilmington.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Paradee, the bill, (House Bill No. 77), entitled:

An Act authorizing the Receiver of Taxes, and County Treasurer of New Castle County to appoint a clerk, and fixing his compensation.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 40, entitled:

An Act to amend Section 5, Chapter 173, Volume 23 Laws of Delaware, entitled: An Act to reincorporate the town of Odessa in New Castle County relating to dogs.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 39 entitled:

An Act to amend Section 1, Chapter 173, Vol. 23, Laws of Delaware, being an Act entitled: An Act to re-incorporate the town of Odessa in New Castle County approved April 3, 1905, by changing the word Assessors to Assessor.

Reported the same back to the House favorably.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correcty enrolled House Joint resolutions, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 8, entitled:

Be it resolved by the House of Representatives and Senate of the State of Delaware in General Assembly met that the Adjutant General is hereby authorized to have printed five hundred copies of his last report, three hundred copies to be bound in cloth, and two hundred copies to be bound in paper.

Mr. Evans gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the Election Districts of Representative District No. Eleven in New Castle County by changing the voting places in said Representative District.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker, for fuel.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to create a police pension department for the city of Wilmington New Castle County.

Mr. Messick presented a joint resolution entitled:

House Joint Resolution No. 9.

Joint Resolution appropriating sixty-five dollars to pay Dr. Henry Marshall for services as Representative from the Ninth Representative District Sussex county, at extra Session, 1906.

Which on his motion was read.

Mr. Messick moved that the joint Resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messis. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—34.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Flinn, the bill, (Senate Bill No. 16), entitled:

An Act to further amend the Act entitled: an Act to incorporate the Ferris Reform School.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Hirons, the bill, (House Bill No. 78) entitled:

An Act giving the consent of the Legislature of the State of Delaware to the purchase by the United States of land within this State to be used as a target range.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Federal Relations.

On motion of Mr. Taylor the House adjourned until tomorrow morning 10.30 o'clock.

January 25, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

To the Honorable the General Assembly of the State of Delaware:

Gentlemen:

The State Library Commission, organized under the Act of March, A. D, 1901, amended by the Act of March 1903, respectfully submit the following report

As stated in our report to the last General Assembly the Commission during the first two years of its existence made strenuous effort by correspondence and personal appeals to the intelligent citizens of many of the towns in the State to establish Free Libraries as an aid to education which is everywhere acknowledged to be conductive to good citizenship.

Though not as successful in its efforts as the commission hoped to be, yet in two of the most important towns, Dover and Odessa, in which excellent Libraries had been for many years established and conducted on the subscription plan, (at a very small annual charge) the managers determined to convert them into Pree Libraries under the Act of 1901, and they are now con-

ducted under the provisions of the Act as amended in 1903, making "School Districts the center of Free Libraries." The books, the cases and other property of the companies have been freely given to the new organization, affording a substantial foundation for enlargement. Each of these Libraries has acquired by purchase or gift a carefully selected list of books which were catalogued, classified and arranged in cases, and readily available to the "Free District Library" organizations.

In the last two years the State Library Commission has devoted special attention to the maintenance and circulation of traveling libraries commencing with a few cases, holding each about fifty books; the number has been increased to fifty-six cases. libraries are in the care of Miss Ida Culbreth, a capable librarian, and are sent out to applicants to all parts of the State under rules for the guidance of the temporary custodian to care for and keep the books in circulation; fines are imposed if books are lost or damaged or cases detained overtime. Many of these libraries are sent on application to teachers of the village or country schools and are highly appreciated. It requires a great deal of personal attention on the part of the librarian to manage this business systematically and successfully. In exchanging the returned cases for others, care is taken that they are not duplicated and a new supply of books must be constantly on hand to replace those that are worn or to afford attractive reading. ficient has the work been that but a small loss in books has been incurred and the Womans' Clubs of Wilmington and Dover who first started this traveling library movement, have turned their libraries over to the State Commission, as being better prepared to conduct the business in a systematic way and by a trained librarian.

Miss Culbreth is deserving of the highest recommendation for the enthusiastic and efficient way in which her work has been done.

We believe the circulation of these libraries afford the best possible means of awakening in the young pupils of our public schools a fondness for reading and we hope will arouse in older people, particularly of our larger towns, a sense of the importance of establishing free libraries for the benefit of al! who come within their beneficient influence.

THE STATE LIBRARIAN.

Mr. Thomas W. Wilson, in addition to his duties as Secretary to the Commission has acted as its Treasurer during the last two years. The Commission is under obligations to him for his efficient services, as shown by the annexed statement of the Treasurer; the expenses have been within the appropriations of the Commission.

We also submit a short statement of the Librarian, which gives somewhat more in detail the distinctive character of this work and the way in which it is conducted.

Respectfully submitted,

M. HAYES,

President.

THE STATE LIBRARY COMMSSSION.

Statement of Librarian.

The Librarian presents the report of the State Traveling Libraries of Delaware for the year 1906.

During the year four new libraries of forty-six volumes each were added to the collection, making a total of fifty-six traveling libraries. These small libraries have been loaned to schools, Sunday Schools, Associations and Granges throughout the State and the demand for them has been, and is at the present time, greater than the supply. The libraries were circulated one hundred and nineteen times, and they were distributed in the three counties as follows: thirty eight were sent to New Castle, fifty-four to Kent and twenty seven to Sussex. The circulation of books was fully 11,942. It is not always possible to give the exact number as occasionally a new borrower fai's to keep a record of the books loaned while the library was in his care.

During the year not more than six inexpensive books were lost, but a large number of old and worn volumes were replaced by new ones. The Commission also supplied five of the Womans' Clubs in the State with books for their study classes; and assistance was rendered a number of teachers who were pursuing a special course of study. There is a growing demand for both schools and clubs for books, and the outlook for the work for the coming year is most gratifying.

Respectfully submitted.

I. CULBRETH,

Librarian.

Amount of appropriation in hands of State Treasurer January first, 1905, subject to warrants properly signed by President and Secretary of the State Li- brary Commission, \$700.00 To warrants drawn by State Library Commission for
books 351.74
Paid Miss Ida Culbreth from this fund 100.00
Sundries consisting of library boxes, janitor's services
freight, expressage and other incidentals 243.04
Balance reverting to State Treasury 5.22
g
Amount of appropriation in hands of State Treasurer January first, 1906, subject to warrants properly signed by President and Secretary of the State Li-
brary Commission
For books purchased 286.71
To Miss Ida Culbreth 300 00
Sun fries consisting of library boxes, janitor's services,
freight, expressage and other incidentals 113.05
Balance reverting to State Treasury 0.24
(For further details would respectfully refer to State Treasurer where original warrants are filed.
urer where original warrants are nied.
1905.
Amount drawn from General Appropriatron for expense of Members' attendance, printing, etc \$138.10
1906.
Amount drawn from General Appropriation for expense of Members' attendance, printing, etc\$130.74
(See Treasurer's Report for 1905 and 1906.)
Mr E. R. Knotts, on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No 72, entitled:

An Act providing for Inspectors to hold elections in the second and third election districts of the third Representative district of Sussex County.

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 44, entitled:

An Act in relation to illigitimate children,

Reported the same back to the House favorably.

Mr. E. R. Knotts, on behalf of the Committee on Elections, to whom had been referred the bill,

House Bill No. 71. entitled:

An Act designating the voting places in the second and third election districts of the third Representative District of Sussex County.

Reported the same back to the House favorably.

Mr. Hirons, on behalf of the Committee on Claims to whom had been referred the bill,

House Bill No. 36, entitled:

An Act appropriating the sum of Three Hundred and Fifty dollars to F. Edna Dick for services as clerk to the Auditor of Accounts.

Reported the same back to the House favorably.

Mr E. R. Knotts, on behalf of the Committee on Elections, to whom had been referred the bill,

House Bill No. 70, entitled:

An Act to divide the second election district of the third Representative district of Sussex County,

Reported the same back to the House favorably.

Mr. Hirons, on behalf of the Committee on Claims to whom had been referred the bill,

t !

House Bill No. 42, entitled:

An Act appropriating the sum of Forty Dollars and thiriythree cents to Margaret B. Cooper, as compensation for services as clerk to the Auditor of Accounts.

Reported the same back to the House favorably.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 68, entitled:

An Act to change the voting place in the first election district of the sixth Representative district in New Castle County.

Reported the same back to the House favorably.

Mr Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 62, entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Reported the same back to the House favorably.

Mr. Harvey on brhalf of the Committee on Judiciary, to whom had been referred the bill,

House Bill No. 4, entitled:

An Act to provide for the payment of a retiring salary to ceriain Judges of the State.

Reported the same back to the House unfavorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance, to whom had been referred the bill,

House Bill No. 1, entitied:

An Act limiting the liability that a Surety company may assume on any one bond.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 3, entitled.

An Act requiring and establishing a Premium Reserve fund, for the protection of the holders of the obligations of any Guarantee Surety and Fidelity Company transacting business in this State.

Reported the same back to the House favorably.

Mr. Flinn, on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 67, entitled:

An Act in relation to the roads and Highways in Christiana Hundred.

Reported the same back to the House favorably.

Mr. Staats, on behalf of the Committee on Revised Code, to whom had been referred the bill,

House bill No. 64, entitled:

An Act to repeal Chapter 41, of the State of Delaware, which requires an annual payment by the Levy Court of each County to the Sabbath Schools thereof.

Reported the same back to the House favorably.

Mr. Sterner, Clerk of the Senate being admitted, presented for the signature of the President of the House the following duly and correctly enrolled Senate Joint Resolution the same having been signed by the President of the Senate.

Senate Joint Resolution providing for a joint committee of both Houses to investigate and make a report on the advisability of erecting a new State House and its location.

On motion of Mr. Paradee, the bill, (House Bill No. 79) entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain officers, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware.

ì

Was read a first time.

On the further motion of Mr. Paradee, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Hirons, the bill, (House Bill No. 89), entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Corbit the bill, (House Bill No. 39), entitled:

An Act to amend Section 1, Chapter 173, Vol. 23, Laws of Delaware, being an Act entitled: an Act to re-incorporate the town of Odessa in New Castle County, approved April 3, 1905, by changing the word Assessors to Assessor.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the house.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thomas O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

House Bill No. 3, entitled.

An Act requiring and establishing a Premium Reserve fund, for the protection of the holders of the obligations of any Guarantee Surety and Fidelity Company transacting business in this State.

Reported the same back to the House favorably.

Mr. Flinn, on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 67, entitled:

An Act in relation to the roads and Highways in Christiana Hundred.

Reported the same back to the House favorably.

Mr. Staats, on behalf of the Committee on Revised Code, to whom had been referred the bill,

House bill No. 64, entitled:

An Act to repeal Chapter 41, of the State of Delaware, which requires an annual payment by the Levy Court of each County to the Sabbath Schools thereof.

Reported the same back to the House favorably.

Mr. Sterner, Clerk of the Senate being admitted, presented for the signature of the President of the House the following duly and correctly enrolled Senate Joint Resolution the same having been signed by the President of the Senate.

Senate Joint Resolution providing for a joint committee of both Houses to investigate and make a report on the advisability of erecting a new State House and its location.

On motion of Mr. Paradee, the bill, (House Bill No. 79) entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain officers, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware.

ì

Was read a first time.

On the further motion of Mr. Paradee, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Hirons, the bill, (House Bill No. 89), entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Corbit the bill, (House Bill No. 39), entitled:

An Act to amend Section 1, Chapter 173, Vol. 23, Laws of Delaware, being an Act entitled: an Act to re-incorporate the town of Odessa in New Castle County, approved April 3, 1905, by changing the word Assessors to Assessor.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the house.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thomas O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Corbit the bill, (House Bill No. 40), entitled:

An Act to amend Section 5, Chapter 173. Vol. 23, Laws of Delaware, entitled: an Act to re-incorporate the town of Odessa, in New Castle County, relating to dogs,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliot, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the constitutional majority,

Passed the House.

Č۲

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb, the bill, (House Bill No. 81), entitled:

An Act authorizing the Mayor and Council of New Castle County to borrow One Hundred Thousand dollars (\$100,000.00) for sewer, street and harbor improvement of the city of New Castle.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its fitle and referred to the Committee on Municipal Corporations.

On motion of Mr. Conwell the bill, (House Bill No. 82) entitled:

An Act to make valid the record of certain deeds having defective acknowledements.

Was read a first time.

On the further motion of Mr. Conwell Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Baggs, the bill, (House Bill No. 30), entitled:

An Act to repeal Chapter 646, Volume 19, Laws of Delaware entitled: An Act to further amend Chapter 418, Vol. 14, Laws of Delaware, passed April 26, 1893, which regulates the quantities in which intoxicating liquors shall be sold by retailers.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House,"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Corbit, Cubbage, Donaway Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb Knotts, Messick, Newton, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr Speaker—23.

Nays—Messrs. Allen, Bennum, Cann, Cooper, T. L. Cooper T. O., James, Keenan, Lambden, McCafferty, Paradee—10.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Baggs moved to reconsider the vote, and vote on House Bill No. 30.

Which motion

Was lost.

On motion of Mr. Flinn, the bill, (House Bill No. 67), entitled:

An Act in relation to the Roads and Highways in Christiana Hundred.

Under suspension of rules.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan. Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams. Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

ŧ,

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill.

House Bill No. 19 entitled:

An Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker.

And returned the same to the Senate.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring all companies doing either a foreign or domestic business in this State, by the package or parcel system, to become incorporated.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act in relation to lands sold for County taxes in New Castle County.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring oyster boats tonging or dredging in the Delaware Bay for oysters, to be sole owned.

Mr Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for a uniform time for moving in Kent County.

Mr. Palmer gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to enable the Commissioners of United School Districts numbered 8, 12, 93, 153 and 160, at Milton, Sussex County and State of Delaware, to re-fund its debts by borrowing money and issuing bonds

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 126, Vol. 23, Laws of Delaware, entitled: an Act to provide for the commitment to the New Castle County Workhouse, of certain classes of prisoners in Kent and Sussex Counties.

Mr Williams gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to re-incorporate the town of Selbyville.

Mr. Paradee gave notice that on tomorrow or some future date he would ask leave to introduce a bill entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain officers, being Chapter 60, Vol. 23, Laws of Delaware.

On motion of Mr. Cubbage, the bill, (House Bill No. 1), entitled:

An Act limiting the liability that a surety compary may assume on any one bond.

Under suspension of rules.

On motion of Mr. Conwell House Bill No. 1 was referred back to Committee.

On motion of Mr. Taylor the House took recess until 2 o'clock, p m.

Same day—2 oclock, p. m.

House met pursuant to recess.

On motion of Mr Flinn, Mr. David Farris was allowed the floor, who gave an address on the abolishment of the whipping post.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed the following House bill,

House Bill No. 28 entitled:

An Act to change the name of James Monroe to the name of James Monroe Copeland.

And presented the same to the House.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the "Kent County Trust and Safe Deposit Company."

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act transferring the farm of Andrew Kietle from School District No. 111 to School District No. 51, Kent County.

On motion of Mr. Allen the bill, (House Bill No. 83), entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle County.

Was read a first time.

On the further motion of Mr. Allen Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Palmer, the bill, (House Bill No 84), entitled:

An Act to enable the Commissioners of United School Districts No. 8, 12, 93, 153 and 160, at Milton, Sussex County and State of Delaware, to re fund its debts by borrowing money and issuing bonds.

Was read a first time.

On the further motion of Mr. Palmer, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Cann the bill, Senate Bill No. 11, entitled:

An Act to change the name of Sallie B. Loper to Sallie B. Johnson,

Was taken up for consideration and, on his further motion, was read a third time by paragraphs, in order to pass the House.

On the question. "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards. Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—35.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned that body.

Mr. Sterner Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrencs of the House in the following Senate bill.

House Bill No. 12, entitled:

An Act to revive and extend the time for recording private Acts.

Mr. Richards moved that when the House adjourned today, to adjourn until Monday, Jan. 28, 1907.

Which motion

Prevailed.

Mr. Richardson from the Committee on Revised Statutes, reported back with favorable recommendation the bill,

House Bill No. 2, entitled:

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resul.ing from the use of Fetroleum, coal oils and burning fluids, by increasing the Fire Test, and providing for the method or manner of making such tests shall be made. With Amendment.

Under suspension of Rules.

On motion of Mr. Richardson the amendment was read.

On motion of Mr. McCafferty the amendment was withdrawn.

On motion of Mr. Cann House Bill No. 2 was referred back to Committee.

On motion of Mr. Cubbage the bill, (House Bill No. 3), entitled:

An Act requiring and establishing a Premium Reserve fund, for the protection of the holders of the obligations of every Guarantee Surety and Fidelity Company transacting business in this State.

Was taken up for consideration, and, on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, 'Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell. Cooper. T. L., Cooper. T. O., Corbit, Cubbage, Donaway, Evans. Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Navs-None.

So the question was decided in the affirmative, and the bill having received the constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 79, entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and their deputies and clerks, being Chapter 60, Volume 23, Laws of Delaware. Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous Business to whom had been referred the bill,

House Bill No. 48, entitled:

An Act in relation to repairing and binding and rebinding certain books in the State Library, and providing for the payment of the same,

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

Senate Bill No. 11, entitled:

An Act to change the name of Sallie B. Loper to Sallie B. Johnson,

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous Business to whom had been referred the bill,

House Bill No. 52, entitled:

An Act relating to the office of the Comptroller of New Castle county,

Reported the same back to the House unfavorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous Business to whom had been referred the bill,

House Bill No. 77, entitled:

An Act authorizing the Receiver of Taxes, and County Treasurer of New Castle county, to appoint a clerk, and fixing his compensation.

Reported the same back to the House favorably.

On motion of Mr. Paradee, the bill, (House Bill No. 79) entitled:

An Act to amend an Act requiring and enforcing payment

to the County Treasurer, all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware.

Was taken up for consideration, and on his further motion, was read, a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The Yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T.L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—34.

Nays-None.

So the question was decided in the affirmative and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Evans the House adjourned until Monday morning 10 30 o'clock.

January 28, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Evans, Elliott Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker.

Journal read and approved.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 17 of Chapter 99 in the Revised Code of the Laws of Delaware in reference to certain duties of Sheriff and constables of the State.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act for the better security of life and limb in case of fire, being Chapter 546, Volume 16, Laws of Delaware.

Mr. Richardson gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 186, Volume 23, Laws of Delaware.

Mr. Evans, on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following

Senate Joint Resolution No 6.

On motion of Mr. Messick the following resolution was adopted:

Resolved that the Speaker's clerk be allowed the same amount of supplies as the other officers of the House.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to encourage the building of electric railways in this State.

Mr Williams gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act anthorizing the commissioners of School District No. 181, in Sussex county, to borrow money for the purpose of building a school house and furnishing same

Mr. T.O Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 92, Volume 23, Laws of De'aware, entitled: An Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover, March 30, A. D. 1905.

Mr Elliott gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act changing the name of Elsie L. Seamore to Elsie L. Collins, and making her by adoption, the daughter and heir-at-law of Roland R. Collins.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act requiring the assessment and collection of taxes on real estate belonging to railroad companies.

Mr. Williams gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the practice of Opponetry in the State of Delaware, and to fix the license therefor.

Mr. Baggs gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrna River to the upper end of the first reach in said river above Fleming's Bridge, with a view to shortening the course of the navigable wagers of Smyrna River

Mr. Harrington gave notice that on tomorrow or some future date he would ask leave to introduce a bill entitled:

An Act to change the voting place in the second Precinct of the sixth District, Kent county, from Mastens to Harrington.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to make valid and legal the marriage of Henry Jester and Julia A. Jester, his wife.

Mr Richardson gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the name of Clarence L. Bull to Clarence L. Hudson, and the name of Blanch C. Bull to Blanch C. Hudson.

Mr. McCafferty presented some communications, which, on his motion were read and spread on the minutes.

To the Speaker and Members of the House of Representatives:

Gentlemen:

The following resolution was passed by the Convention of Cities and towns:

Be it resolved by the Municipal Convention of Cities and Towns of the State of Delaware in regular session assembled this eighteenth day of Jan. A. D. 1907, that said Convention do place itself on record as being in favor of the General Assembly of the State of Delaware enacting a general Law authorizing Cities and Towns of this State by and through the Legislative bodies of such Cities and Towns to incur indebtedness for public Municipal purposes, not exceeding ten per centum of the assessed value of the Real Estate in such Cities and Towns. And before any

bonds shall be issued by the various Cities and Towns it must be approved by a majority of the qualified voters voting for or against the issue.

Adopted Jan. 18, 1907.

HORACE WILSON,

President.

THOS. S. LEWIS,

Secretary, pro teni.

To the Speaker and Members of the House of Representatives,

Gentlemen:

The following resolution was passed by the Convention of Cities and Towns, held in Wilmington Jan. 17 and 18, 1907.

Resolved, that this Convention recommend to the Legislature of the changing of the liquor License Laws, so that a portion of them may revert to the Cities or Towns in which Licenses are granted.

Adopted Jan. 18, 1907.

HORACE WILSON,

President.

THOS. S. LEWIS,

Secretary, pro tem.

To the Speaker and the Members of the House of Representatives,

Gentlemen:

The following resolution was passed by the Convention of Cities and Towns, held in Wilmington, Jan. 17 and 18, 1907:

Resolved, that this Convention deem it necessary for the better protection of Kent and Sussex counties from contagious diseases, that the Levy Court of both counties erect Emergency Hospital and that the Legislature provide an Emergency Fund large enough to maintain such Hospitals when needed.

Adopted Jan. 18, 1907.

HORACE WILSON,

President.

THOS. S. LEWIS,

Secretary, pro tem.

To the Speaker and Members of the House of Representatives,

Gentlemen:

The following resolution was passed by the Convention of Cities and Towns:

Resolved, that this Convention recognizing the ravages of tuberculosis among the people of Delaware, and the urgent need for relief, appeals to the Legislature to give such assistance to the Delaware anti-tuberculosis society as the latter may need to care for the consumptive poor of the State at the proposed Sanitarium.

Adopted Jan. 18, 1907.

HORACE WILSON.

President.

THOS S LEWIS,

Secretary, pro tem.

Mr Evans on behalf of the Committee on Appropritions, to whom had been referred the bill,

House Bill No. 80, entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel,

Reported the same back to the House favorably.

Mr Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No 41, entitled:

An Act repealing Chapter 295, Volume 22, Laws of Delaware, being an Act entitled: an Act to amend an Act entitled: an Act

authorizing the appointment of an additional constable in New Castle county, approved April 16, 1903.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 50, entitled:

An Act proposing an amendment to Section 1, of Article 9, of the Constitution of this State by inserting in said section a provision that no banking institution shall hereafter be incorporated with authorization to do business on a less paid in capital than fifty thousand dollars except mutual savings banks.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 37, entitled:

An Act to amend Section 3, Chapter 117, Volume 13, Laws of Delaware, entitled: an Act to raise revenue, and provide for the current expenses of the State Government, by changing the license fee of photographers.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House bill No. 38, entitled:

An Act to amend Chapter 487, of Volume 16, Laws of Delaware, entitled an Act to re-incorporate the town of Milton by increasing the appropriation by the Levy Court for repairs of roads and streets,

Reported the same back to the House favorably with substitute bill.

Mr. Keenan, on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 53, entitled.

An Act defining certain nuisances in public conveyances on

railways and railroads and prescribing penalties therefor,

Reported the same back to the House favorably.

Mr. Hirons on behalf of the Committee on Claims to whom had been referred the bill,

House Bill No. 35, entitled:

An Act appropriating five hundred dollars for the purpose of compensating George H. Dick late Auditor of Accounts, for compiling and supervising the printing of the report of the State Board of Education, for the years 1905 and 1906.

Reported the same back to the House favorably with substitute bill.

On motion of Mr. Allen the bill, (House Bill No. 85), entitled:

An Act to amend Chapter 186, Volume 21, Laws of Delaware, entitled an Act to exempt persons residing in incorporated towns and cities in New Castle county from paynent of tax for county purposes on any dogs owned by them and kept within such towns or cities.

Was read a first time.

On the further motion of Mr. Allen Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Knotts, the bill, (House Bill No. 86), entitled:

An Act regulating the expenses of building and repairing bridges crossing the dividing line between counties of the State.

Was read a first time.

On the further motion of Mr. Knotts Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Richardson presented a joint resolution entitled:

House Joint Resolution No. 10.

Joint Resolution appropriating the sum of three hundred and seventy-five dollars and fifty cents to the incorporated school districts of Symrna, Dover, Milford and Seaford to cover deficiency in General Appropriation bill passed 1905, providing for attendence of pupils at graded schools from ungraded districts, under Chapter 219, Vol. 21, Laws of Delaware.

Which on his motion was read.

And referred to the Committee on Education.

On motion of Mr. Cubbage the bill, (House Bill No. 87) entitled:

An Act to amend Chapter 783, Volume 19, Laws of Delaware entitled an Act prohibiting the sale of cigarettes to minors under the age of seventeen years, passed April 11, 1893, by changing the age of minors to whom cigarettes may be given or sold,

Was read a first time.

On the further motion of Mr. Cubbage Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Flinn, the bill, (House Bill No. 88), entitled:

An Act providing a punishment for persons trespassing upon lands and premises and committing depredations thereon.

Was read a first time.

On the further motion of Mr Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Crimes and Punishments.

On motion of Mr. Cubbage the bill, (House Bill No 89), entitled:

An Act for the renewal of an Act for the encouragement of immigration and to foster the agricultural interests of the State, being Chapter 333, Vol. 22, Laws of Delaware approved March, 19, 1093.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Immigration.

On motion of Mr. Taylor the bill, (House Bill No. 90), entitled:

An Act appropriating twenty-five hundred dollars (\$2 500) for the maintenance and support of the Old Peoples Home at Dover.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Charities and Eleemosynary Institutions.

On motion of Mr. Knotts, the bill, (House Bill No 91), entitled:

An Act to incorporate the town of Bowers,

Was read a first time.

On the further motion of Mr. Knotts, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Holcomb, the bill, (House Bill No. 92), entitled:

An Act prescribing the compensation of Judges ad-litem, who may be appointed under Section 18, Article 4 of the Constitution.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Hirons, the bill, (House Bill No. 93), entitled:

An Act to amend and add to Chapter 392, Volume 20, Laws of Delaware entitled: an Act providing for the maintenance, discipline and regulation of the National Guard of Delaware, and an amendment thereto contained in Chapter 284, Vol. 22, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

- And further on his motion the bill was read a second time by its title and referred to the Committee on Military Affairs.

On motion of Mr. Conwell, the bill, (House bill No. 94) entitled:

An Act to prohibit on and after January 1, 1908, any increase in the salary, emoluments or contingencies attached to any State or County office during the incumbency of the office.

Was read a first time.

On the further motion of Mr. Conwell Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title aud referred to the Committee on Miscellaneous.

On motion of Mr. Corbit, the bill, (House Bill No. 63,) entitled:

An Act to prevent the procuring for or the selling, giving or delivering of intoxicants to or for persons of intemperate habits, or to or for a minor, by persons not licensed to sell intoxicants.

Was taken up for consideration and on his further motion,

was read a third time by paragraphs.

Mr. Holcomb moved to recommit House Bill No. 63.

Which motion

Prevailed.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill No. 18, entitled:

An Act to provide for the appointment of an additional Justice of the Peace and Notary Public for South Murderkill Hundred,

And presented the same to the House.

On motion of Mr. Hirons, the bill, (House Bill No. 36), entitled:

An Act appropriating the sum of three hundred and fifty dollars to F. Edna Dick as compensation for services as clerk to the Auditor of Accounts,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Conwell, Cooper, T. O., Corbit, Cubbage, Evans, Elliot, Flinn, Garrison, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards. Staats, Taylor, Williams, Mr. Speaker—24.

Nays—Baggs, Cann, Cooper, T. L., Harrington James, Lambden, Richardson—7.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (Senate Bill No. 18), entitled:

An Act to provide for the appointment of an additional Justice of the Peace and Notary public for South Murderkill Hundred,

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Flinn the House took a recess until 2 o'clock, p m.

Same day-2 oclock, p. m.

House met pursuant to recess.

On motion of Mr. Taylor, the bill, (Senate Bill No. 12), entitled:

An Act to revive and extend the time for recording private Acts.

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and-referred to the Committee on Revised Statutes.

On motion of Mr. Taylor, the bill, (Senate Bill No 19), entitled:

An Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker,

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by Its title, and referred to the Committee on Revised Statues.

On motion of Mr. Hirons, the bill, (House Bill No. 44), entitled:

An Act in relation to illigitimate children,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House

On the question, "Shall the bill pass the House,"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, Thomas O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards Richardson, Staats, Taylor, Williams, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Palmer, the bill, (House Bill No. 62) entitled:

An Act in relation to fishing in the Broadkiln river in this State, and for other purposes.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed the following House Bills:

House Bill No. 79, entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware.

Also House Bill No. 73, entitled:

An Act appropriating twenty thousand dollars as an appropriation to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

And returned same to the House.

Dr. George W. Marshall being given the privilege of the floor extended an invitation to the Members and Officers of the House to visit and inspect the State College for Colored Students on Thursday at 12 o'clock noon.

On motion of Mr. Taylor the invitation was accepted.

On motion of Mr. Richardson the bill (House Blll No. 50), entitled:

An Act proposing an amendment to Section 1 of Article 9 of the Constitution of this State by inserting in said section a provision that no banking institution shall hereafter be incorporated with authorization to do business on a less paid in Capital stock

than fifty thousand dollars except Mutual Savings Banks.

Under suspension of rules was read a third time in order to pass the House.

On motion of Mr. McCafferty House Bill No. 50 was referred back to Committee.

On motion of Mr. Evans, the bill, (House Bill No. 95) entitled:

An Act in relation to the election districts of Representative districts number eleven in New Castle county.

Was read a first time.

On the further motion of Mr. Evans Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Paradee, the bill, (House Bill No. 96) entitled:

An Act to repeal Chapter 17, Vol. 22, Laws of Delaware, being an Act entitled: an Act to amend Chapter 24, Vol. 14, Laws of Delaware as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufacturers, and for other purposes, and to re-enact and re-establish the Law repealed by said Chapter 17, Vol. 22, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

Mr. Keenan, on behalf of the Committee on Private Corporations, to whom had been referred the bill,

House Bill No. 53 entitled:

An Act defining certain nuisances in public conveyances

on railways and railroads and prescribing penalties therefore.

Reported the same back to the House favorably with substitute bill:

Mr Williams gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the shipment of fruit and vegetables in packages.

Mr. Richards gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act fixing the license fee of grain distillers, regulating the quantities in which the products thereof may be sold and providing penalties for selling contrary to law.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the collection of county taxes in Sussex county.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act directing Robert M.Burns County Treasurer, of New Castle county' to pay to the Board of Public Education in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington.

Mr Richards gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled an Act regulating the sale of intoxicating liquors, being Chapter 418, Vol 14, Laws of Delaware, as amended and supplemented.

Mr. Speaker gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing uniform laws to regulate the catching and taking of fish in the Delaware river and bay between the State of Delaware and the State of New Jersey.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to determine the standard of peach baskets in this State.

Mr. Sterner, Clerk of the Senate, being admitted presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bill, the same having been signed by the President of the Senate.

Senate Bill No. 11, entitled:

An Act to change the name of Sallie B. Loper to Sallie B. Johnson.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection of muskrats in Kent county.

Mr. Evans, on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following

House Bill No 79, entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware.

Also House Bill No. 73, entitled:

An Act appropriating twenty thousand dollars as an appropriation to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signatue of the Speaker the following House bills:

House Bill No. 28, entitled:

An Act to change the name of James Monroe to the name of James Monroe Copeland.

Also Senate Bill No. 11, entitled:

An Act to change the name of Sallie B. Loper to Sallie B. Johnson.

On motion of Mr. Baggs House Bill No. 32 was withdrawn.

On motion of Mr. Baggs the following resolution was adopted:

Resolved that Attorney Willard T. Smith be required to give his entire time to the special Committee on raising revenue as long as said Committee need his services.

On motion of Mr. Harvey the bill, (House Bill No. 68), entitled:

An Act to change the voting place in the first election district of the Sixth Representative district in Sussex county.

Was taken up for consideration, and, on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, 'Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell. Cooper, Thos. L., Corbit, Cubbage, Evans. Ediott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—27.

Navs-None.

So the question was decided in the affirmative, and the bill having received the constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate. House Bill No 28, entitled:

An Act to change the name of James Monroe to James Monroe Copeland.

Also House bill No. 73, entitled:

An Act appropriating twenty thousand dollars as an appropriation to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Also House Bill No. 79, entitled:

An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and their deputies and clerks, being Chapter 60, Volume 23, Laws of Delaware.

On motion of Mr. Taylor the House adjourned until 10.30 o'clock tomorrow morning.

January 29, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Cubbage, Donaway, Evans, Elliott Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of Journal dispensed with.

Mr Bennum on behalf of the Committee on Federal Relations to whom had been referred the bill,

House Bill No. 78, entitled:

An Act giving the consent of the Legislature of the State of Delawere to the purchase by the United States of land within this State to be used as a target range,

Reported the same back to the House favorably.

Mr. Conwell, on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 75, entitled:

An Act fixing the salary of a county Superintendent of free schools at fifteen hundred dollars,

Reported the same back to the House favorably.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act enabling School District No. 14, in Kent county, to hold a special election and provide for the building of a school house.

Mr. Corbit gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to prevent the procuring for, or the selling, giving or delivering of intoxiaants to or for habitual drunkards or minors.

Mr. Bennum gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by imposing a tax upon unmarried male persons upwards of the age of 25 years, commonly called bachelors, and providing for the collection of said tax.

Mr. Conwell, on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 84. entitled:

An Act to enable the Commissioners of United School Districts numbered 8, 12, 93, 153 and 160, at Milton Sussex county and State of Delaware, to re-fund its debts by borrowing money and issuing bonds.

Reported the same back to the House favorably.

Mr. Conwell, on behalf of the Committee on Education to whom had been referred.

House Joint Resolution No 10.

Appropriating the sum of three hundred and seventy-five dollars and fifty-five cents to the incorporated school districts of

Smyrna, Dover, Milford and Seaford to cover deficiency in general appropriation bill passed 1906, providing for attendance of pupils at graded schools from ungraded districts under Chapter 219, Vol. 21, Laws of Delaware,

Reported the same back to the House favorably.

Mr. Paradee, on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 23, entitled:

An Act authorizing the town council of Laurel, Delaware, to borrow money to pay the floating debt of the said town.

Reported the same back to the House favorably.

Mr. Paradee, on behalf of the Committee on Municipal Corporations, to whom had been referred the bill.

House Bill No. 76, entitled:

An Act in relation to the Assessors' and Collectors' clerks of the city of Wilmington,

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 5, entitled:

An Act to amend Section 24, Chapter 152, Vol. 15, of the Laws of the State of Delaware, entitled: an Act to incorporate the city of New Castle, relating to laying out new streets in said city.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill, No. 83, entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle county.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 1, entitled:

An Act limiting the liability that a Surety Company may assume on any one bond.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance, to whom had been referred the bill,

House Bill No. 54, entitled:

An Act relating to the provisions of life insurance policies.

Reported the same back to the House favorably.

Mr. Newton, on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 11, entitled:

An Act proposing an amendment to Article 8, Section 1, of the Constitution of Delaware with the purpose of limiting the application of the word "uniform."

Reported the same back to the House favorably with substitute bill.

On motion of Mr. Richardson, the bill, (House Bill No. 97) entitled:

An Act to change the names of Clarence L. Bull to Clarence L. Hudson and Blanche C. Bull to Blanche C. Hudson,

Was read a first time.

On the further motion of Mr. Richardson Rule 12 was suspended as to this bill.

And further on his motion the hill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Elliott, the bill, (House Bill No. 98), entitled:

An Act changing the name of Elsie L. Seamore to Elsie L.

Collins, and making her by adoption, the daughter and heir-atlaw of Roland R. Collins.

Was read a first time.

On the further motion of Mr. Elliott, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Wilson, the bill, (House Bill No. 31), entitled:

An Act authorizing the Road Commissioners of White Clay Creek Hundred, in New Castle county to fund the floating debt and secure the payment thereof.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The Yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—34.

Nays-None.

So the question was decided in the affirmative and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Corbit, the bill, (House Bill No. 41), entitled:

An Act repealing Chapter 295, Vol. 22, Laws of Delaware, being an Act entitled: an Act to amend an Act entitled: an Act authorizing the appointment of an additional constable in New Castle county, approved April 16, 1903.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Corbit, Cubbage. Donaway, Evans, Elliott, Flinn, Garrisyn, Harvey, Hirons, Holcomb, James, Keenan. Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—31.

So the question was decided in the affirmative and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons, the bill, '(House Bill No. 80), entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliot, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton. Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—34.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (House Bill No. 70), entitled:

An Act to divide the second election district of the third Representative district of Sussex county.

Mr. Taylor moved that House Bill No. 70 be referred back to Committee.

Which motion

Was lost.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan. Knotts, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O, Harrington, Holcomb, James, Lambden, McCafferty, Taylor—10.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton, the bill, (House Bill No 71) entitled:

An Act designating the voting places in the second and third election diatricts of the third Representative district of Sussex county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House

On the question, "Shall the bill pass the House,"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Messick. Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—25.

Nays—Messrs. Allen, Cann, Cooper, T. L, Harrington, Holcomb, James, Lambden, McCafferty—8.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (House Bill No. 72,) entitled:

An Act providing for inspectors to hold elections in the second and third election districts of the third Representative district of Sussex county,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L.. Cooper, T. O., Corbit. Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee. Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—31.

Nays-Messrs. Holcomb, McCafferty-2.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Holcomb moved that House Joint Resolution No. 8, vetoed by the Governor be taken up.

Which, on his motion was read.

Mr. Holcomb moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas-None.

Nays—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferiy, Newton, Paradee, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—33.

So the question was decided in the negative, and the joint resolution not having received the required constitutional majority,

Was declared

Lost.

To the House of Representatives:

I herewith return to the House of Representatives, "House Joint Resolution No. 8," without my approval, my reason for withholding it is that the Constitution of the State contains the following provision:

Section 16, Article 2—"No bill or joint resolution, except bills appropriating money for public purposes, shall embrace more than one subject, which shall be expressed in its title."

This resolution having no title, is in conflict with this provision.

Jan. 29th, 1907.

PRESTON LEE.

Governor.

On motion of Mr. Hirons, the bill, (House Bill No. 48) entitled:

An Act in relation to repairing the binding and rebinding certain books in the State Library and providing for the payment of the same, Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper. T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—35.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Palmer the House took a recess until 2 o'clock, p m.

Same day-2 oclock, p. m.

House met pursuant to recess.

On motion of Mr. Harrington the bill, (House Bill No. 99), entited:

An Act to establish the voting place of the first election district of the United Representative district of Kent county, Delaware.

Was read a first time.

On the further motion of Mr. Harrington, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Baggs, the bill, (House Bill No 100), entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrnariver to the upper end of the first reach on said river above Flemmings Bridge with a view to shortening the course of the navigable waters of Smyrna river.

Was read a first time.

. On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Federal Relations.

On motion of Mr. Palmer, the bill, (House Bill No. 84), entitled:

An Act to enable the Commissioners of United School Districts numbered 8, 12, 93, 153 and 160, at Milton Sussex county and State of Delaware, to re-fund its debts by borrowing money and issuing bonds.

Was taken up for consideration, and, on his further motion was read a third time by paragraphs, in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell. Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans. Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No 32, entitled:

An Act to change the name of Alice Snyder to Emma Mildred Boyer. and make her by adoption a daughter and heir-at-law of Lewis F. Boyer.

Also Senate Bill No. 21, entitled:

An Act for the protection of persons under the influence of intoxicating liquors and drugs, in the disposal of wearing apparel and household goods.

Also Senate Bill No. 22, entitled:

An Act in relation to the penalty in the official bonds of constables in New Castle county, outside the city of Wilmington.

Also Senate Bill No. 31, entitled:

An Act providing for a contingent fund for the Board of State Supplies.

Also Senate Bill No. 24, entitled:

An Act to amend an Act entitled: an Act in relation to the collection of taxes for New Castle county, passed at Dover, May 29, 1897, as published at page 2 of the appendix to Volume 20, Laws of Delaware, providing for the collection of certain taxes.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House Bill:

House bill No. 34, entitled:

An Act to prohibit the holding of general or primary elections in public school houses within the State.

And returned the same to the House.

On motion of Mr. Cann, the bill, (House Bill No. 101), entitled:

An Act to encourage the building of electric railways in this State,

Was read a first time.

On the further motion of Mr. Cann, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Messick the bill, (House Bill No. 102), entitled:

An Act to make valid and legal the marriage of Henry Jester and Julia A. Jester, his wife,

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Messick the bill, (House Bill No 103), entitled:

An Act in relation to the collection of county taxes in Sussex county,

Was read a first time.

On the further motion of Mr. Messick. Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Cann, the bill, (House Bill No. 104), entitled:

An Act to amend Section 17 of Chapter 99, in the Revised Code of the Laws of Delaware in reference to certain duties of Sheriffs and Constables of the State,

Was read a first time.

On the further motion of Mr. Cann, Rule 12 was suspended

as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Code.

Mr. Allen asked that the Senate Joint resolution No. 11, entitled:

House Joint Resolution authorizing the Adjutant General to have printed five hundred copies of his report,

Be read.

Mr. Allen moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—35.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr Paradee the bill, (House Bill No 105), entitled:

An Act in relation to lands sold for County taxes in New Castle county.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. McCafferty the bill (Senate bill No. 21) entitled:

An Act for the protection of persons under the influence of intoxicating liquors and drugs, in the disposal of wearing apparel and household goods,

Was read a first time.

On the further motion of Mr. McCafferty Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

Mr. Sterner, Clerk of the Senate, being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following concurrent resolution:

Concurrent resolution:

Whereas, a desire has been expressed by certain attorneys to appear before both Houses of the General Assembly relative to House Bill No 4; therefore be it

Resolved by the Senate, the House concurring therein, that the two Houses go into joint Session on Thursday, January 31st, at 11 o'clock, a. m.

And presented the same to the House.

On motion of Mr. Hirons, the bill, (House Bill No 42), entitled:

An Act appropriating the sum of forty dollars and thirtythree cents to Margaret B. Cooper, as compensation for services as clerk to the Auditor of Accounts.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Ccoper, T O. Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Gairison,

Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats. Taylor, Williams, Wilson, Mr. Speaker—31.

Nays-Messrs. Baggs, Cooper, T. I., Harrington, Lambden-4.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb the bill, (House Bill No. 5,) entitled:

An Act to amend Section 24, Chapter 152, Vol. 15, of the Laws of State of Delaware, entitled: an Act to incorporate the city of New Castle relating to laying out new streets in that city,

By unanimous consent.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence,

On motion of Mr. McCafferty, the bill, (Senate Bill No. 24), entitled:

An Act to amend an Act entitled: an Act in relation to the collection of taxes for New Castle county, passed at Dover May 29, 1897, as published at page 2, of the appendix to Vol. 20, Laws of Delaware, providing for the collection of certain taxes.

Was read a first time.

On the further motion of Mr. McCafferty, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Corbit the bill, (House Bill No. 106), entitled:

An Act to amend Section 2, Chapter 76, Volume 23, Laws of Delaware, entitled: an Act providing a stenographer for the Court of Chancery, approved March 23, 1905.

Was read a first time.

On the further motion of Mr. Corbit, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Holcomb, the bill, (House Bill No. 107), entitled:

An Act defining certain nuisances in public conveyances on railways and railroads and prescribing penalties therefore.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

On motion of Mr. Richards, the bill, (House Bill No 108), entitled:

An Act fixing the license fee of grain distilleries, regulating the quanities in which the products thereof may be sold and providing penalties for selling contrary to law. Was read a first time.

On the further motion of Mr. Richards, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. T. O Cooper the House stood silent as a rememberance to the birth of McKinley, for three minutes.

Adjourned until 10.30 o'clock a. m., tomorrow.

January 30, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Bennum, Cann, Conwell, Cooper, (Thos. L.), Cooper, (Thos.O.,) Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty. Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of Journal dispensed with.

Mr. Paradee, on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 91, entitled:

An Act to incorporate the town of Bowers.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

Senate Bill No 8, entitled:

An Act to amend Chapter 438, Vol. 17, Laws of Delaware, entitled: an Act to amend the Act entitled an Act to amend the Act entitled: an Act providing for the appoinment of a State Chemist, passed at Dover on April 8th, 1881, providing a change in the analysis fee of the State chemist.

Reported the same back to the House favorably.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 95, entitled:

An Act in relation to the election district of Representative district number eleven, in New Castle county.

Reported the same back to the House favorably.

On motion of Mr. Paradee, the bill, (House Bill No. 109) entitled:

An Act directing Robert M. Burns, County Treasurer of New Castle county to pay to the Board of Public Educatian in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington for the years 1902, 1903, 1904 and 1905; and providing for the distribution of the same,

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Education.

On motion of Mr. Taylor, the bill, (House Bill No. 110), entitled:

An Act to incorporate the Kent County Trust and Safe Deposit Company,

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the hill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Taylor, the bill, (House Bill No. 111), entitled:

An Act providing for the surveying, plotting, and staking of oyster plantations in the Delaware bay within the jurisdiction of the State of Delaware, Was read a first time.

On the further motion of Mr. Taylor Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Paradee the bill, (House Bill No. 112,) entitled:

An Act requiring the assessment and collection of taxes on real estate belonging to railroad companies,

Was read a first time.

On the further motion of Mr Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Corbit, the bill, (House Bill No. 113), entitled:

An Act to prevent the procuring for or selling, giving or delivering of intoxicants to or for habitual drunkards or minors.

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Wilson, the bill, (Senate Bill No. 22), entitled:

An Act in relation to the penalty in the official bonds of constables in New Castle county outside of the city of Wilmington.

Was read a first time.

On the further motion of Mr. Wilson Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following concurrent resolution entitled:

Whereas, a desire has been expressed by some members of the Century Club of the State, to appear before both Houses of the General Assembly, relative to the Educational bills to come before the body,

Resolved by the Senate, the House concurring therein, that the two Houses go into joint session this afternoon, January 30, inst., at 1.30 o'clock.

And presented the same to the House.

On motion of Mr. Paradee, the bill, (House Bill No. 77), entitled:

An Act authorizing the Receiver of Taxes, and County Treasurer of New Castle county to appoint a clerk, and fixing his compensation,

Was taken up for consideration, and, on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, 'Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Bennum, Conwell. Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Flinn, Garrison Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—28.

Nays-None,

So the question was decided in the affirmative, and the bill having received the constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Elliott, the bill, (House Bill No. 23), entitled:

An Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating debt of the said town.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The Yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L, Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons, the bill, (House Bill No. 78), entitled:

An Act giving the consent of the Legislature of the State of Delaware to the purchase by the United States of land within this State to be used as a target range.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows:

Yeas—Messrs Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb,

James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staa:s, Taylor, Williams, Wilson, Mr. Speaker—33.

Yeas-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Conwell the bill, (House Bill No. 11), entitled:

An Act proposing an amenament to Article 8, Section 1, of the Constitution of the State of Delaware, with the purpose of limiting the application of the word "uniform."

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House joint resolution, House Joint Resolution No. 11 entitled:

House Joint Resolution authorizing the Adjutant General to have printed five hundred copies of his report.

And returned the same to the House.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act in relation to fishing in the Broadkiln in this State, river and for other purposes.

Mr. Staats gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to make valid certain acknowledgements and affidavits.

Mr. Williams gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Commissioners of Selbyville to borrow money for the improvement of the streets and waterways in said town.

Mr. Williams gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Commissioners of incorporated School Districts No 32 and 108, Selbyville, Sussex county and State of Delaware, to borrow money to build and furnish a school house in the town of Selbyville.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis.

Mr. Lambden gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act dividing the Ninth Representative district of Sussex county into two election districts.

Mr Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act entitled an Act to regulate the business of pawn brokers and junk dealers within New Castle county and repealing Chapter 374, Vol. 20, Laws of Delaware, and Chapter 14, Vol. 21, Laws of Delaware

Mr. Corbit gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the deposits of State funds, to prescribe the method of selecting State depositories, to limit the amount of State deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdeameanor to give or take anything or value for obtaining the same, and prescribing penalties for violiation of this Act,

On motion of Mr. Paradee, the bill, (House Bill No. 76), entitled:

An Act in relation to the Assessors' and Collectors' clerks, of the city of Wilmington.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows:

Yeas—Messrs Allen, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan. Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Navs- None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb, the bill, (House Bill No. 114), entitled:

An Act making counties liable in action excontractu and erdilicto,

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Wilson, the bill, (Senate Bill No. 8), entitled:

An Act to amend Chapter 430, Vol. 17, Laws of Delaware, entitled: an Act to amend the Act entitled an Act to amend the Act entitled: an Act providing for the appoinment of a State Chemist, passed at Dover on April 8th, 1881, providing a change in the analysis fee of the State chemist.

Was read.

And ordered back to Senate for correction

On motion of Mr. Palmer the bill, (House Bill No. 38), entitled:

An Act to amend Chapter 193, of Vol 22, Laws of Delaware entitled: an Act to reincorporate the town of Milton, by increasing the appropriation of the Levy Court for repairs of roads and streets,

Was read.

And on motion of Mr. Keenan was recommitted.

On motion of Mr. Taylor the House took a recess until 2 o'clock, p m.

Same day—2 oclock, p. m.

House met pursuant to recess.

On motion of Mr. Paradee the bill, (House Bill No. 115), entitled:

An Act appropriating certain money out of the Treasury of

this State to pay the claim of Walter J. Harrington for services rendered the State.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Claims.

On motion of Mr. Paradee, the bill, (House Bill No 116), entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of John Barr for services rendered the State.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Claims.

On motion of Mr. Paradee the bill, (House Bill No 117), entitled:

An Act appropriating certain money out of the Treasury of this Sta'e to pay the claim of Cornelius J. Horrigan for services rendered the State.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Claims.

On motion of Mr. Garrison the bill, (House Bill No. 118), entitled:

An Act in relation to the consolidation of school districts, Was read a first time. On the further motion of Mr. Garrison Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time . by its title, and referred to the Committee on Education.

Mr. Cubbage moved to have five hundred copies of House Bill No. 118 printed.

Which motion

Prevailed.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had not concurred in the following House bill,

House Bill No. 27, entitled:

An Act prescribing the punishment for assault with attempt to Rape,

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill,

Senate Bill No 8, entitled:

An Act to amend Chapter 438, Vol. 17, Laws of Delaware, entitled: an Act to amend the Act entitled: an Act to amend the Act entitled: an Act providing for the appointment of a State Chemist, passed at Dover, April 8, 1881, providing a change in the analysis fee of the State Chemist.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted informed the House that the Senate had concurred in the amendment to House Concurrent Resolution entitled:

Amendment to House Concurrent Resolution providing for a Committee to investigate the affairs pertaining to the oyster revenue of the State.

And returned the same to the House.

On motion of Mr. Cubbage, the bill, (House Bill No. 15), entitled:

An Act to provide for the free transportation of certain State and County officers and members and attorneys of the General Assembly within or partly within the State of Delaware.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Cooper, T. O., Cubbage, Holcomb James—4.

Nays—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Corbit, Donaway, Evans, Elliott. Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Lambden. Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

So the question was decided in the 'negative and the bill not having received the required constitutional majority,

Was declared Lost.

On motion of Mr. Taylor the House adjourned until 10.30 o'clock tomorrow morning.

January 31, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thos. L.), Cooper, (Thos.O.,) Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferly, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

Mr. Bennum on behalf of the Committee on Federal Relations to whom had been referred the bill,

House Bill No. 100, entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrna river to the upper end of the first reach on said river above Flemmings Bridge with a view to shortening the course of the navigable waters of Smyrna river.

Reported the same back to the House favorably.

Mr. Richards gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the licensing of fruit distillers, and to the sale and removal of the product thereof, and prescribing penalties.

Mr. Richards, on behalf of the Committee on Temperance, to whom had been referred the bill,

House bill No. 113, entitled:

An Act to prevent the procuring for or the selling, giving or delivering of intoxicants to or for habitual drunkards or minors.

Reported the same back to the House favorably.

Mr. Cooper, T. O., gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Guarantee Trust and Safe Deposit Company of Wilmington, Del.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the salary of the Auditor of Accounts.

Mr. Evans, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following:

House Joint Resolution No. 11 entitled:

House Joint Resolution authorizing the Adjutant General to have printed five hundred copies of his report.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to provide for a stenographer and typewriter tor the Governor and Secretary of State.

Mr. Richards gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the licensing of grain distillers, and to the sale and removal of the products thereof, and prescribing penalties.

Mr. Richardson gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to permit the registration of life insurance policies, and the deposit of reserve thereon, with the Insurance Commissioners.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the heating of street railway cars.

Mr. Keenan on behalf of the Committee on Private Corporations, to whom had been referred the bill,

House Bill No. 107, entitled:

An Act defining certain nuisances in public conveyances on railways and railroads and prescribing penalties therefore.

Reported the same back to the House favorably.

Mr. Cooper T O., gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the Fire Department of the city of Wilmington to elect its chief engineer and assistants, being chapter 212, Vol. 19, Laws of Delaware.

Mr Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 7, Chapter 60, Volume 23. Laws of Delaware, entitled, an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, of such County officers and their deputies and clerks, approved April 6th, A D., 1905, by increasing the salary of the coroner of Sussex county.

On motion of Mr. Staats, the bill, (House Bill No. 119), entitled:

An Act to make valid certain acknowledgements and affidavits

Was read a first time.

On the further motion of Mr. Staats, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Richards the bill, (House Bill No. 120), estitled:

An Act in relation to the licensing of fruit distilleries and to the sale and removal of the products thereof, and prescribing penalties. Was read a first time.

On the further motion of Mr. Richards, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Richards, the bill, (House Bill No. 121), entitled:

An Act in relation to the licensing of grain distilleries, and to the sale and removal of the products thereof, and prescribing penalties.

Was read a first time.

On the further motion of Mr.Richards, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Temperance.

On motion of Mr. Taylor the House took a recess until 2 o'clock, p m.

Same day—2 oclock, p. m.

House met pursuant to recess.

Mr. Paradee presented the following communication:

Which on motion of Mr. Keenan was ordered spread on the minutes.

Dover, Delaware, January 14, 1907.

To the Honorable the Senate and House of Representatives of the State of Delaware in General Assembly met:

Gentlemen:

The People's League of Delaware, by unanimous action this day taken through its recently chosen representatives, respectfully and earnestly memorializes for the passage at the present
session of the General Assembly the following:

r. A law requiring lobbyists to publicly register with the Secretary of State the names and addresses of themselves and each of their employers under suitable regulations and penalties as is required by law in many other States. They should be required to state upon the record each bill they favor or oppose.

Those with an open, honest purpose or honorable retainer will not object to thus following the practice required in the courts of disclosing publicly the cause in which they appear. Others should be regulated or abated on the ground of public policy.

2. Suitable legislation establishing the Initiative and Referendum as demanded by the people at the recent election by the remarkable vote of 17,405 for, to only 2,134 against the measure; or eighty-seven to only thirteen per cent.

You will, no doubt, as the chosen representatives of the people, fully and gladly respond to their will, seeing that the provisions are such as to work no injustice to the people of any part of the State.

3. Submission of Local Option, as asked, to the vote of the people. This organization favors the measure, not on the ground of temperance, but as the people's constitutional right.

The principles of self-government, and the right of the majority under a Republican form of government to express its will and have it respected, are sufficient, we believe, to induce you to respond to the general desire of the people on this matter, however much individual opinions may differ on the merits of the question itself.

Your understanding of these matters is so perfect, and you

have at your command legal counsel of such ability and experience, we refrain from submitting herewith precise copies of bills.

Assuring you of our full confidence and respect, and appreciating the many difficulties in connection with the discharge of your important duties, we remain,

Very respectfully yours,

THE PEOPLES LEAGUE OF DELAWARE,

'By ALFRED O. CROZIER,

President.

Attest:

MORRIS N. WEBB,

Secretary.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House joint Resolution, the same having been signed by the Speaker of the House and Mr President of the Senate.

House Joint Resolution No. 11, entitled:

House Joint Resolution authorizing the Adjutant General to have printed five hundred copies of his report.

On motion of Mr. Holcomb, the bill (House bill No. 107) entitled:

An Act defining certain nuisances in public conveyances on railways and railroads and prescribing penalties therefor.

Was taken up for consideration and, on his further motionwas read a third time by paragraphs in order to pass the House,

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway Evans, Elliott, Garrison, Harrington, Harvey,

Hirons, Holcomb, James, Keenan, Lambden, McCafferty, Paradee, Richards, Richardson, Staats, Williams, Wilson, Mr Speaker—25.

Nays-Messrs. Baggs, Knotts, Messick, Newton, Rash-5

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On Motion of Mr. Messick the House adjourned until 10.30 tomorrow.

February 1st, 1907—10.30 a. m.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No 103, entitled:

An Act in relation to the collection of county taxes in Sussex county,

Reported the same back to the House favorably.

Mr. Elliott, on behalf the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 102, entitled:

An Act to make valid and legal the marriage of Henry Jester and Julia A. Jester, his wife,

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 52, entitled:

An Act relating to the office of the Comptroller for New Castle County,

Reported the same back to the House favorably with amendment.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 105, entitled:

An Act in relation to lands sold for county taxes in New Castle county.

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill, No. 57, entitled:

An Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued.

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance, to whom had been referred the bill,

House Bill No. 58, entitled:

An Act to regulate the investment of the funds and real estate holdings of life insurance companies,

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee no Banking and Insurance to whom had been referred the bill.

House Bill No. 55, entitled:

An Act regulating life insurance companies and prohibiting the diversion of funds for political purposes,

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill.

House Bill No. 56, entitled:

An Act to prohibit misrepresentations by life Insurance companies.

Reported the same back to the House favorably.

On motion of Mr. Cubbage, the bill, (House Bill No. 122), entitled:

An Act regulating fraternal benificiary associations, and for other purposes,

Was read a first time.

On the further motion of Mr. Cubbage, Rule, 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Cubbage moved that five hundred copies of House Bill No. 122 be printed,

Which motion

Prevailed.

On motion of Mr. Corbit, the bill, (House Bill No. 123), entitled:

An Act to regulate the deposits of State funds, to prescribe the method of selecting State depositories, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdeameanor to give or take anything or value for obtaining the same, and prescribing penalties for violiation of this Act,

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Taylor, the bill, (House Bill No 124), entitled:

An Act relating to the salary of the Auditor of Accounts,

Was read a first time.

On the further motion of Mr. Taylor, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Taylor, the bill, (House Bill No 125), entitled:

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Messick the resolution, (House Joint Resolution No. 12, entitled:

House Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Georgetown,

Was read and referred to Committee on Banking and Insurance.

On motion of Mr. Messick the resolution, (House Joint Resolution No 13), entitled:

House Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Dover.

Was read and referred to Committee on Banking and Insurance

On motion of Mr. Messick the resolution, (House Joint Resolution No. 14) entitled:

House Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Wilmington. Was read and referred to Committee on Banking and Insurance.

On motion of Mr. T. O. Cooper the bill, (House Bill No. 126,) entitled:

An Act to incorporate Guarantee Trust and Safe Deposit Company.

Was read a first time.

On the further motion of Mr. T. O. Cooper Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Richardson, the bill, (House Bill No. 127), entitled:

An Act to permit the registration of life insurance policies, and the deposits of reserve thereon with the insurance companies.

Was read a first time.

On the further motion of Mr. Richardson, Rule 12 was sused as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Wilson, the bill, (Senate Bill No. 8), entitled:

An Act to amend Chapter 438, Vol. 17, Laws of Delaware, entitled: an Act to amend the Act entitled an Act to amend the Act entitled: an Act providing for the appoinment of a State Chemist, passed at Dover on April 8th, 1881, providing a change in the analysis fee of the State chemist.

Was taken up for consideration.

Mr. Holcomb moved that the bill be referred back to committee with the following amendment added, that the thirty dollars be collected and ten turned over to the State Treasurer.

Which motion

Was lost.

On motion of Mr. Wilson the bill was read a third time by paragraphs in order to pass the House.

On the question, 'Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan. Krotts, Lambden, McCafferty, Newton, Paracee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-Mr. Messick-1.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill:

Substitute for Senate Bill No. 4, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks.

And returned the same to the House.

Mr. Richardson presented a joint resolution entitled:

House Joint Resolution, No. 10:

Appropriating the sum of three hundred and seventy-five dollars and fifty-five cents to the incorporated school districts of Smyrna, Dover, Milford and Seaford to cover deficiency in General Appropriation bill, passed 1905, providing for the attendence of pupils at graded schools for ungraded districts under Chapter 219, Vol. 21, Laws of Delaware.

Which on his motion was read.

Mr. Richardson moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared adopted

Ordered to the Senate for concurrence.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 2, entitled:

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test and providing for the method or manner of making such tests, and by whom such tests shall be made.

Reported the same back to the House favorably with amendment.

Mr. Bennum gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the appointment of Game Commissioners of the State of Delaware.

On motion of Mr. T.O. Cooper, the bill, (House Bill No. 128), entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington, to issue bonds covering the real estate of said corporation, for the purpose of raising sums of money to be used in erecting, furnishing and equipling new school houses in the city of Wilmington.

Was read a first time.

On the further motion of Mr. T.O. Cooper Rule 12 was suspended as to this bill.

And further on his motion the hill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. T.O.Cooper the bill, (House Bill No. 129), entitled:

An Act to amend Chapter 92, Vol. 23, Laws of Delaware, entitled, an Act to provide for the organization and control of the public school of the city of Wilmington, passed at Dover, March 30, 1905.

Was read a first time.

On the further motion of Mr. T. O. Cooper, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Messick, the resolution, (House Joint Resolution No. 15), entitled:

House Joint Resolution appropriating money for the printing of certain valuable papers and documents relating and referring to the earliest history of the State of Delaware.

Was read and referred to Committee on Miscellanous.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act in relation to the deposits of County funds, to prescribe the method of selecting county depositories, to limit the

amount of county deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdeameanor to give or take anything or value for obtaining the same, and prescribing penalties for violation of this Act.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the dressing of certain animals

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act compelling all transportation companies, whether steam, trolley or steamboat, to provide cuspidors for their smoking compartments and necessities for their toilet rooms.

Mr. Cooper T.O., gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington to issue bonds.

Mr. Knotts gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 14, Chapter 101, of the Revised Code relative to the notice required to be given by the landlord to tenants.

Mr. Knotts*gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection and preservation of game.

Mr. Lambden gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river.

Mr. Bennum gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 23 of Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government passed March 2d,

1857, providing that express companies shall transport free of charge all books, papers and public documents for the State Treasurer and Auditor of Accounts.

On motion of Mr. Evans, the bill, (House Bill No. 95), entitled:

An Act in relation to the election districts of Representative District No. eleven in New Castle county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harvey, Hirons, Keenan, Knotts, Messick Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Harrington, Holcomb, James, Lambden, McCafferty, Taylor—10,

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the House took a recess until 2 o'clock, p m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

House called to order and the Speaker declared recess until 2.30.

House met at expiration of recess.

On motion of Mr. Messick, the bill, (House Bill No. 130), entitled:

An Act to amend Section 7, Chapter 60, Volume 23, Laws of Delaware, entitled, an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and their deputies and clerks, approved April 6th, A. D., 1905, by increasing the salary of the coroner of Sussex county.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Palmer, the bill (House bill No. 131) entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Was read a first time.

On the further motion of Mr. Palmer, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. McCafferty the bill, (House Bill No. 132), entitled:

An Act prohibiting the placing or erecting of poles in front of houses in the city of Wilmington.

Was read a first time.

On the further motion of Mr. McCafferty, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Private Corporations.

On motion of Mr. Newton the bill, (House Bill No. 133), entitled:

An Act to provide for a stenographer and typewriter for the Governor and Secretary of State.

Was read a first time.

On the further motion of Mr. Newton, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 39, entitled:

An Act to amend Section 1, Chapter 173, Vol. 23, Laws of Delaware, being an Act, entitled: an Act to reincorporate the town of Odessa in New Castle County, approved April 3, 1905, by changing the word Assessors to Assessor.

Also House Bill No. 40 entitled:

An Act to amend Section 5, Chapter 173, Vol. 23, Laws of Delaware, entitled: an Act to reincorporate the town of Odessa in New Castle county, relating to dogs.

Also House Bill No. 41, entitled:

An Act repealing chapter 295, Vol. 22, Laws of Delaware,

being an Act entitled: an Act to amend an Act entitled: an Act authorizing the appointment of an additional constable in New Castle county, approved April 16, 1903.

And returned the same to the House.

Mr. Corbit gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 17, of Chapter 90, of the Revised Statutes, of the State of Delaware, as amended by Chapter 79, Vol. 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Mr. Paradee gave notice that on tomorrow or same future day he would ask leave to introduce a bill entitled:

An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle County the sum of five hundred dollars to reimburse the Levy Court of New Castle County for compensation paid to the five assessors of Wilmington hundred.

Mr. Paradee gave notice that, on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 67, Vol. 21, Laws of Delaware, entitled: an Act concerning the establishment of a general system of free public schools, by abolishing examination for certificates in certain cases.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the fees of the County offices of each of the three counties of the State.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill,

Senate Bill No. 38, entitled:

An Act to amend Chapter 99, of the Revised Code in relation to forthwith writ of summon s issued by Justices of the Peace

And presented the same to the House.

Mr. Messick gave notice that on tomorrow or some futureday he would ask leave to introduce a bill entitled:

An Act providing for the higher education of white female pupils.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the building of school houses in this State.

On motion of Mr. Knotts, the bill, (House Bill No. 91), entitled:

An Act to incorporate the town of Bowers.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L.. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House adjourned until Monday, Feb. 4, 1907, at 10.30, a. m.

February 4, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thos. L.), Cooper, (Thos.O.,) Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bills.

House Bill No. 78, entitled:

An Act giving the consent of the Legislature of this State to the purchase by the United States of land within this State to be used as a target range.

Also House Bill No 68, entitled:

An Act to change the voting place in the first election district of the sixth Representative district in New Castle county.

Also House Bill No. 48, entitled:

An Act in relation to repairing the binding and rebinding certain books in the State library and providing for the payment of the same.

Also House Bill No. 80, entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel.

Also House bill No. 10, entitled:

An Act to amend Chapter 340. Volume 16, Laws of Delaware, entitled an act to reduce the number of Justices of the Peace in the city of Wilmington, and for other purposes; authorizing the bringing of action before Justice of the Peace in New Castle county against non-residents.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted informed the House that the Senate had passed and requested the conrence of the House in the following Senate bills:

Senate Bill No 10, entitled:

An Act to amend Chap. 372, Vol. 22, Laws of Delaware, being an Act entitled: an Act for the protection of black bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware, by changing the time in which it shall be lawful to catch or fish for black bass.

Also Senate Bill No. 40, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House Joint resolutions:

House Joint Resolution No. 7, proposing an amendment to the constitution of the United States, prohibiting polygamy and polygamous cohabitation within the United States.

Also House Joint Resolution No. 9, entitled:

House Joint Resolution appropriating sixty-five dollars to pay Dr. Henry Marshall for services as Representative from the ninth Representative district. Sussex County, at extra session 1906.

And returned the same to the House.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 65, entitled:

An Act to amend Chapter 186, Vol. 21. Laws of Delaware, entitled: an Act to exempt persons residing in incorporated towns and cities in New Castle county from payment of tax for county purposes on any dogs owned by them and kept within such towns or cities.

Reported the same back to the House favorably.

Mr. Paradee, on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No 132, entitled:

An Act prohibiting the placing or erecting of poles in front of houses in the city of Wilmington.

Reported the same back to the House favorably.

Mr. Harvey, on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 106, entitled:

An Act to amend Section 2, Chapter 76, Vol. 23, Laws of Delaware, entitled: an Act providing a stenographer for the Court of Chancery, approved March 23, 1905.

Reported the same back to the House favorably.

Whereas, This House having learned of the death of the father of Representative Darlington Flinn,

Therefore be it resolved, That we the members of the House of Representatives, express to our fellow member, Mr. Flinn, our profound sympathy and sorrow in his sad bereavement, and invoke the blessings of God to sustain and comfort him in such a deep and irreparable loss.

Mr. Hirons on behalf of the Committee on Clains to whom had been referred the bill,

House Bill No. 115, entitled:

An Act appropriating certain money out of the treasury of this State, to pay the claim of Walter J. Harrington for services rendered the State.

Reported the same back to the House favorably.

Mr. Hirons, on behalf of the Committee on Claims, to whom had been referred the bill,

House Bill No., 116 entitled:

An Act appropriating certain money out of the treasury of this State, to pay the claim of John Barr for services rendered the State.

Reported the same back to the House favorably.

Mr. Hirons, on behalf of the Committee on Claims to whom had been referred the bill,

House Bill No. 117, entitled:

An Act appropriating certain money out of the treasury of this State, to pay the claim of Cornelius J. Horringan for services rendered the State.

Reported the same back to the House favorably.

Mr. Taylor called for amendment to House Concurrent Resolution providing for a Committee to investigate the affairs pertaining to the oyster revenue of this State.

Which, on his motion was adopted.

On motion of Mr. Corbit, the bill, (House Bill No. 134), entitled:

An Act to amend Section 17, of Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79, Vol. 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes. On motion of Mr. Speaker, the bill, (House Bill No 135), entitled:

An Act providing uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey.

Was read a first time.

On the further motion of Mr Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Holcomb the following resolution was adopted.

Resolved, That twenty-five hundred copies be printed of House Bill No. 135, being an act to provide uniform laws between the States of Delaware and New Jersey in reference to the catching of fish.

And be it further resolved, That twenty-five hundred copies be printed of the laws now in force for regulating the catching and taking of fish in the Delaware River and Bay,

And be it further resolved, That one thousand copies be printed of the report filed this day by the Delaware Commission in reference to uniform laws.

On motion of Mr. Messick, the House Joint Resolution, No. 16, entitled:

House Joint Resolution authorizing and directing the State Treasurer to pay certain money to members and officers of the General Assembly which met in special session in 1906,

Was read a first time and referred to Committee on Claims.

On motion of Mr. Baggs the House took a recess until 2 o'clock, p m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Keenan the bill, (House Bill No 136), entitled:

An Act in relation to the deposits of County funds, to prescribe the method of selecting county depositories, to limit the amount of county deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdeameanor to give or take anything or value for obtaining the same, and prescribing penalties for violation of this Act,

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Taylor, the bill, (House Bill No. 137), entitled:

An Act to transfer the farm of Andrew Keith from school district No. 111 to School district No, 51, in Kent county,

Was read a first time.

On the further motion of Mr. Taylor, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Education.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill.

House Bill No 124, entitled:

An Act relating to the salary of the Auditor of Accounts,

Reported the same back to the House favorably with amendment.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 52, entitled:

An Act relating to the office of the Comptroller for New Castle County,

Reported a substitute bill back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

Senate Bill No. 24, entitled:

An Act to amend an Act entitled: an action in relation to the collection of taxes for New Castle County passed at Dover, May 29th, 1897, as published at page 2 of the appendix to Vol. 20, Laws of Delaware, providing for the collection of certain taxes.

Reported the same back to the House favorably

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill, No. 19, entitled:

An Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 22, entitled:

An Act in relation to the penalty in the official bonds of constables in New Castle county outside of the city of Wilmington.

Reported the same back to the House unfavorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

Substitute House Bill No. 38, entitled:

An Act to amend Chapter 193 of Volume 22, Laws of Delaware entitled: an Act to reincorporate the town of Milton by increasing the appropriation by the Levy Court for repairs of roads and streets.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 82 entitled:

An Act to make valid the records of certain deeds having defective acknowledgements.

Reported the same back to the House unfavorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill, .

House Bill No. 97, entitled:

An Act to change the name of Clarence L. Bull to Clarence L. Hudson, and the name of Blanche C. Bull to Blanche C. Hudson.

Reported the same back to the House favorably.

Mr. Richardson, on beha f of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 98, entitled:

An Act changing the name of Elsie L. Seamore to Elsie L. Collins and making her by adoption the daughter and heir-at-law of Roland R. Collins,

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

Hosue Bill No. 119, entitled:

An Act to make valid certain acknowledgements and affidavits,

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

Senate Bill No. 16, entitled:

An Act to further amend the Act entitled: an Act to incorporate the Ferris Reform School.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 21 entitle,

An Act for the protection of persons under the influence of intoxicating liquors and drugs in the disposal of wearing apparel and household goods.

Reported the same back to the House favorably.

Mr. E. R. Knotts on behalf of the Committee on Elections, to whom had been referred the bill,

House Bill No. 22, entitled,

An Act improving methods of holding elections,

Reported the same back to the House unfavorably.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 99, entitled.

An Act to establish the voting place of the first election district of the ninth Representative district of Kent county, Delaware.

Reported the same back to to the House favorably.

Mr. E. R. Knotts on behalf of the Committee ou Elections to whom had been referred the bill,

House Bill No. 8, entitled:

An Act to divide New Castle Hundred, the tenth Representative district of New Castle County, into six election districts and providing inspectors for same.

Reported the same back to the House unfavorably.

Mr. E. R. Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 13 entitled:

An Act to regulate nomination and election expenses, and to fequire accounts of nomination and election expenses to be filed, and providing penalties for the violation of this Act,

Reported the same back to the House unfavorably.

On motion of Mr. Knotts, the bill, (House Bill No. 138), entitled:

An Act for the protection and perservation of game,

Was read a first time.

On the further motion of Mr. Knotts, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Holcomb the resolution, (House Joint Resolution No. 17), entitled:

House Joint Resolution fixing the time beyond which new business will not be received by the present session of the General Assembly.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this Resolution.

And further on his motion the resolution was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Elliott, the bill, (House Bill No. 98), entitled:

An Act changing the name of Elsie L. Seamore to Elsie L. Collins and making her by adoption the daughter and heir-at-law of Roland R. Collins.

Ç.

Under suspension of rules.

Was taken up for consideration and, on his further motion was read a third time by paragrap is in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T.L.. Corbit, Cubbage, Evans, Elliott. Harrington, Harvey, Hirons, James, Knotts, Lambden, Messick, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Williams the bill, (House Bill No. 139) entitled:

An Act authorizing the commissioners of school district No. 18, in Sussex county to borrow money for the purpose of building a school house and furnishing same,

Was read a first time.

On the further motion of Mr. Williams, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Education.

On motion of Mr. Baggs, the bill, (House Bill No. 100), entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrna river to the upper end of the first reach in said river above Fleming branch with a view to shortening the course of the navigable waters of Smyrna river.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T.L.. Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 460, Vol. 15, Laws of Delaware, entitled an Act to reincorporate the town of St. Georges and for other purposes.

Mr. Staats gave notice that, on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the registration of the same, and uniform rules regulating the use and speed thereof, by increasing the license fees and by regulating fines and penalties for violations of the provisions of said act.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the Secretary of State to procure a new seal to be used as the Great Seal of the State of Delaware, and for other purposes.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 28, of the Revised Statutes, of the State of Delaware, relating to the Secretary of State.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an act entitled: an Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches; being Chapter 444, Volume 13, Laws of Delaware, by limiting orders of services.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend Chapter 368, Vol. 14. Laws of Delaware, entitled, an Act relating to the taxes of the Philadelphia, Wilmington and Baltimore Railroad Company.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize a parent to maintain an action and recover damages for the death and loss of a minor child by unlawful violence or negligence.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act enlitled: an Act to amend Chapter 4 of the Revised Statutes of the State of Delaware, relating to the passing and publication of laws, being Chapter 9. Vol. 21, Laws of Delaware, increasing the number of volumes to be printed and bound.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 152, Vol. 15, Laws of Delaware, entitled: an Act to incorporate the city of New Castle.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for additional State taxes on all distilled liquors manufactured in this State.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to increase the revenue of the city of Wilmington by taxing gas companies using the city streets.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act increasing the amount of the official bonds of the Secretary of State.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to liability of railroad companies to their employees.

Mr. Baggs gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for State taxes on all malt liquors manufactured in this State.

Mr. Allen gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy.

Mr. Allen gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the business of pawn brokers and junk dealers in New Castle county.

On Motion of Mr. Taylor the House adjourned until 10.30 tomorrow morning.

February 5, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Bennum, Conwell, Cooper, Thomas L., Cooper, Thomas O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker the following House Bills.

House Bill No. 39, entitled:

An Act to amend Section 1, Chapter 173, Volume 23, Laws of Delaware, being an Act entitled: an Act to reincorporate the town of Odessa in New Castle County, approved April 3, 1905, by changing the word Assessors to Assessor.

Also House Bill No. 40 entitled:

An Act to amend Section 5, Chapter 173, Vol. 23, Laws of Delaware, entitled: an Act to reincorporate the town of Odessa in New Castle county, relating to dogs.

Also House Bill No. 41, entitled:

An Act repealing chapter 295, Vol. 22. Laws of Delaware, being an Act entitled: an Act to amend an Act entitled: an Act authorizing the appointment of an additional constable in New Castle county, approved April 16, 1903.

Also House Bill No. 80, entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel.

Also House Bill No. 48, entitled:

An Act in relation to repairing the binding and rebinding certain books in the State library and providing for the payment of the same.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 138 entitled:

An Act for the protection and preservation of game.

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 131, entitled:

An Act in relation to fishing in the Broadkiln River in this State, and for other purposes,

Reported the same back to the House favorably.

Mr. Eiliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 125, entitled:

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis,

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous to whom had been referred the resolution,

House Joint Resolution No. 15, entitled:

House Joint Resolution appropriating money for the printing of certain valuable papers and documents relating and referring to the earliest history of the State of Delaware.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education, to

whom had been referred the bill.

House Bill No. 109, entitled:

An Act directing Robert M. Burns, County Treasurer of New Castle county to pay to the Board of Public Education in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington for the years 1902, 1903, 1904 and 1905, and providing for the distribution of the same.

Reported the same back to the House favorably.

Mr. Conwell, on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No 128, entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington, to issue bonds covering the real estate of said corporation, for the purpose of raising sums of money to be used in erecting, furnishing and equiping new school houses in the city of Wilmington.

Reported the same back to the House favorably.

Mr. Conwell, on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 129, entitled:

An Act to amend Chapter 92, Vol. 23, Laws of Delaware, entitled an Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover, March 30, A D. 1905,

Reported the same back to the House favorably.

On motion of Mr. Messick, the bill, (House Bill No. 140), entitled:

An Act to amend Chapter 28 of the Revised Statutes of the State of Delaware, relating to the Secretary of State,

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Messick the bill (House bill No. 141) entitled:

An Act to amend an Act entitled, an Act concerning the draining of swamps and low grounds, and to facilitate the laying out and opening of public ditches, being Chapter 444, Volume 13, Laws of Delaware, by limiting orders of services,

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Messick the bill, (House Bill No. 142). entitled:

An Act increasing the amount of the official bond of the Secretary of State,

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Messick the bill, (House Bill No. 143,) entitled:

An Act to authorize the Secretary of State to procure a new Seal to be used as the Great Seal of the State of Delaware and for other purposes.

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Messick, the bill, (House Bill No. 144), entitled:

ŧ.

An Act to amend an Act enlitled: an Act to amend Chapter 4 of the Revised Statutes of the State of Delaware, relating to the passing and publication of laws, being Chapter 9. Vol. 21, Laws of Delaware, increasing the number of volumes to be printed and bound.

Was read a first time.

On the further motion of Mr. Messick, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

' On motion of Mr. Knotts, the bill, (House Bill No. 145), entitled:

An Act to amend Section 14, Chapter 101, of the Revised Code relative to the notice required to be given by the landlord to tenant.

Was read a first time.

On the further motion of Mr. Knotts, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Revised Code.

On motion of Mr. Bennum, the bill, (House Bill No 146), entitled:

An Act to amend Section 23, Chapter 117, Volume 13, Laws of Delaware, entitled, an Act to raise revenue and provide for the current expenses of the State Government, passed March 2d, 1857, providing that express companies shall transport free of charge all books, papers and public documents for the State Treasurer and Auditor of Accounts.

Was read a first time.

On the further motion of Mr. Bennum, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation. Mr. Harvey gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to determine the standard measure of milk and cream in this State.

Mr. Taylor gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for a milk inspector for Kent county.

Mr. Newton gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend the charter of the town of Bridgeville by increasing the amount of taxes and for other purposes.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting transportation companies from carrying distilled liquors collect on delivery.

Mr. Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring all owners or operators of traction engines using the roads of this State to pay a yearly license to the Clerk of the Peace.

Mr. Baggs gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act for the relief of School district No. 116, in Kent county Delaware.

Mr. Richards gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to adjust the amounts to be paid by the Wilmington and Northern Railroad Company in commutation of its taxes under the Act of April 8th, 1869, as printed and published in Chapter 20, of Volume 22, Laws of Delaware.

Mr. James gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the town of Bethel, Sussex county, Delaware.

Mr. Corbit gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the drawing, summoning, returning and service of jurors.

On motion of Mr. Richardson the bill, (House Bill No. 64), entitled:

An Act to repeal Chapter 41 of the Revised Code of the State of Delaware, which requires an annual payment by the Levy Court of each county to the Sabbath Schools thereof.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs.Conwell,Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Harrington, Harvey, Keenan, Knotts, Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays—Messrs. Bennum, Donaway, Elliott, Hirons, James, Lambden, Messick—7.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Richardson the bill, (House Bill No. 97), entitled:

An Act to change the name of Clarence L. Bull to Clarence L. Hudson, and the name of Blanche C. Bull to Blanche C. Hudson.

Was taken up for consideration and, on his further motion

was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs.Bennum, Conwell, Cooper, T. L., Cooper, T. O. Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Keenau the bill, (House Bill No. 52), entitled:

An Act relating to the office of the Comptroller for New Castle County,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Bennum, Conwell, Cooper, T. L., Cooper, T. O.. Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick. Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate, being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Substitute for Senate Bill No. 27, entitled:

An Act fixing the time for holding school meetings in Kent county.

Also substitute for Senate Bill No 20, entitled:

An Act Authorizing the Commissioners of School districts. No 111 and 226, Sussex county to borrow money for the purpose of building a new school house at Rehoboth, Sussex county, Delaware.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bill, the same having been signed by the President of the Senate.

Senate bill No. 8, entitled:

An Act to amend Chapter 438, Volume 17, Laws of Delatware entitled: an Act to amend the Act entitled, an Act providing for the appointment of a State Chemist passed at Dover, April 8th, 1881, providing a change in the analysis fee of the State Chemist.

On motion of Mr. Messick the bill, (House Bill No. 102), entitled:

An Act to make valid and legal the marriage of Henry Jester and Julia A. Jester, his wife,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-None. .

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Harrington, the bill, (Substitute for House Bill No. 99) entitled:

An Act to establish the voting place of the first election district of the ninth Representative district of Kent county, Delaware,

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit. Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick. Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence,

On motion of Mr. Messick the bill, (House Bill, No. 103), entitled:

An Act in relation to the collection of County taxes in Sussex county,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority, •

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House took a recess until 2 o'clock, p m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Wilson the bill (Senate Bill No. 22), entitled:

An Act in relation to the penalty in the official bonds of constables in New Castle county outside of the city of Wilmington.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Donaway, Evans, Elliott, Harrington, Harvey, James Keenan, Lambden, Messick, Newton, Paradee, Palmer, Richardson, Staats, Williams, Wilson, Mr. Speaker—23.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Conwell, the bill (House Bill No. 82), entitled:

An Act to make valid the records of certain deeds having defective acknowledgements.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T. L, Cooper, T. O., Corbit, Cubbage, Douaway, Evans, Elliott, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (Senate Bill No. 38), entitled:

An Act to amend Chapter 99, of the Revised Code in relation to forthwith writ of summons issued by Justices of the Peace.

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Code.

On motion of Mr. Taylor, the bill (Senate Bill No. 40), entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Taylor, the bill, (Senate Bill No. 27), entitled:

An Act fixing the time for holding school meetings in Kent county,

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Education.

On motion of Mr. T.O.Cooper the bill, (House Bill No. 147,) entitled:

An Act to amend an Act entitled, an Act to authorize the Fire Department of the city of Wilmington to elect its chief engineers and assistants, being Chapter 212, Vol. 19, Laws of Delaware.

Was read a first time.

On the further motion of Mr. T. O. Cooper, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Palmer, the bill, (Senate Bill No. 20), entitled:

An Act authorizing the Commissioners of School districts Number 111 and 226, Su-sex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Was read a first time.

On the further motion of Mr. Palmer Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Corbit, the bill, (House Bill No. 106), entitled:

An Act to amend Section 2, Chapter 76, Vol. 23, Laws of Delaware, entitled: an Act providing a stenographer for the Court of Chancery, approved March 23, 1905.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Bennum, Conwell, Cooper, T. L., Cooper, T. O. Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harvey,

Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Baggs, the bill, (House Bill No. 148), entitled:

An Act providing for State taxes on all malt liquors manufactured in this State,

Was read a first time.

On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Temperance.

On motion of Mr. Paradee, the bill, (House Bill No. 149), entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Staats, the bill, (House bill No. 119) entitled:

An Act to make valid certain acknowledgements and affidavits,

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T. L, Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, James, Keenan, Knotts, Messick, Paradee, Palmer, Richardson. Staats, Taylor, Williams, Wilson, Mr. Speaker—24.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee, the bill, (House Bill No. 150), entitled:

An Act authorizing the State Treasurer to pay over to the Levy court of New Castle county the sum of five hundred dollars, to reimburse the Levy Court of New Castle county for compensation paid to the five assessors of Wilmington Hundred for performing the duties under the provision of Section 19, Chapter 12, Revised Code of 1893, Laws of Delaware, amended by Chapter 50, Vol. 23, Laws of Delaware.

Was read a first time.

On the further motion of Mr.Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Paradee the bill, (House Bill No. 151), entitled:

An Act requiring the assessment and collection of taxes on real estate belonging to railroad companies.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12, was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revenue and Taxation.

On motion of Mr. Paradee the bill, (House Bill, No. 109), entitled:

An Act directing Robert M. Burns, county Treasurer of New Castle county to pay the Board of Public Education in Wilmington all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington for the years 1902, 1903, 1904 and 1905, and providing for the distribution of the same.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway. Evans, Elliott, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (House Bill No. 152), entitled:

An Act requiring Railroad companies to furnish passenger cars with cuspidors and toilet articles,

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

On motion of Mr. Paradee the bill, (House Bill No. 105), entitled:

An Act in relation to lands sold for county taxes in New Castle county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, James, 'Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House adjourned until 10.30 tomorrow morning.

February 6, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thomas L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, [Newton, Paradee, Pa'mer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker.

Journal read and approved.

Mr. Donaway gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker the following House Bills.

House Bill No. 78, en:itled:

An Act giving the consent of the Legislature of the State of Delaware to the purchase by the United States, of land within this State to be used as a target range.

Also House Bill No. 68, entitled:

An Act to change the voting place in the first election district of the sixth Representative district in New Castle county.

Also House Bill No. 10 entitled:

An Act to amend Chapter 340, Vol. 16, Laws of Delaware, entitled: an Act to reduce the number of Justices of the Peace in

the city of Wilmington, and for other purposes, authorizing the bringing of actions before Justices of the Peace in New Castle county against non residents.

Also House Joint Resolution No. 9, entitled:

Joint Resolution appropriating sixty-five dollars to pay Dr. Henry Marshall for services as Representative from the Ninth Representative district, Sussex county, at extra session 1906.

Also House Joint Resolution entitled:

Joint Resolution proposing an amendment to the Constitution of the United States, prohibiting polygamy or polygamous cohabitation within the United States.

Also House Concurrent Resolution No. 6, providing for a committee to investigate the affairs pertaining to the oyster revenue of this State.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bill:

Senate Bill No. 8, entitled:

An Act to amend Chapter 438. Vol. 17, Laws of Delaware, entitled: an Act to amend the Act entitled: an Act providing for the appointment of a State Chemist, passed at Dover, April 8th, 1881, providing a change in the analysis fee of the State Chemist.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 1 of the Act entitled: an Act to amend Chapter 11, Vol. 15, Delaware Laws, passed at Dover May 19, 1897, and being Chapter 375, Vol. 20, Laws of Delaware.

Mr Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 18, of Vol. 22, Laws of Delaware entitled: an Act to readjust the amounts to be paid by the Delaware Railroad Company, in commutation of its State taxes.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal the Act entitled: an Act in relation to Pleading and Practice, passed at Dover, May 28, 1897, and being Chapter 594, Vol. 20, Laws of Delaware,

Mr. Hirons gave notice that, on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act taxing bonds and mortgages.

Mr. Conwell, on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 137, entitled,

An Act to transfer the farm of Andrew Kieth from school District Number 111 to School District Number 51, in Kent county.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 139, entitled:

An Act authorizing the Commissioners of School district No. 181, in Sussex county to borrow money for the purpose of building a school house and furnishing same.

Reported the same back to the House favorably.

Mr. Richards, on behalf of the Committee on Temperance to whom had been referred the bill,

House Bill No. 121 entitled,

An Act in relation to the licensing of grain distillers, and to the sale and removal of the products thereof, and prescribing penalties.

Reported the same back to the House favorably.

Mr. Richards, on behalf of the Committee on Temperance to whom had been referred the bill,

House Bill No. 120, entitled:

An Act in relation to the licensing of fruit distillers, and to

the sale and removal of the products thereof, and prescribing penalties.

Reported the same back to the House favorably with amendment

Mr. Newton on behalf of the Committee on Revenue and Taxation, to whom had been referred the bill,

House Bill No. 146 entitled:

An Act to amend Section 23, of Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue for the State Government passed Match 22d, 1857 providing that express companies shall transport free of charge all books and papers of State Treasurer and Auditor of Accounts.

Reported the same back to the House favorably.

Mr. Holcomb offered the following Resolution which on his motion was adopted

Whereas Section 2 or House Bill No. 135, entitled: "an Act providing uniform laws to regulate the carching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey," reads as follows, to wit:

"That the inhabitants of the States of Delaware and New Jersey shall have and enjoy a common right of fishery through out, in and over the waters of said river between low water mark on each side of said river, between the said States, except so far as either State may have heretofore granted valid and subsisting private rights of fishery",

And Whereas, Such grants of private rights on the part of the State of New Jersey may be detrimental to the interests of this State, therefore,

Resolved, that the Commissioners on the part of the State of Delaware be, and they are hereby requested to submit to this House a full and complete statement of all such grants of private rights of fishery upon the part of the State of New Jersey as will be exempted from the provisions of House Bill No. 135, and that the clerk of this House be instructed to forward a copy of this resolution to the Delaware Boundary-Compact Commissioners.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the House bill,

House Bill, No. 133, entitled:

An Act to provide for a stenographer and typewriter for the Governor and Secretary of State,

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 94, entitled:

Act to prohibit on and after Jan. 1st, 1908, any increase in the salary or emoulment attached to any State or County office, during the incumbency of the office,

Reported the same back to the House favorably with substitute.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 86, entitled:

An Act regulating the expenses of building and repairing bridges crossing the dividing lines between counties of this State,

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the resolution,

House Joint Resolution No.17, en: itled:

House Joint Resolution fixing the time beyond which new business will not be received by the present session of the General Assembly.

Reported the same back to the House favorably.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 39, entitled,

An Act to amend Section 1, Chapter 173, Vol. 23. Laws of Delaware, being an Act entitted: an Act to reincorporate the town of Odessa in New Castle county, approved April 3,1905, by changing the word Assessors to Assessor.

Also House Bill No, 48, entitled:

An Act in relation to repairing the binding end rebinding certain books in the State Library and providing for the payment of the same.

Also House Bill No. 80, entitled:

An Act appropriating certain money out of the State Treasury of this State to pay the claim of George W. Baker for fuel.

Also House Bill No. 41, entitled:

An Act repealing Chapter 295, Vol. 22, Laws of Delaware, being an Act entit ed: an Act to amend an Act entitled an Act authorizing the appointment of an additional constable in New Castle county, approved April 16, 1903.

Also House Bill No. 40, entitled:

An Act to amend Section 5, Chapter 173, Vol. 23, Laws of Delaware, entitled: an Act to reincorporate the town of Odessa in New Castle county in relation to dogs.

On motion of Mr. Holcomb the bill, (House Bill No. 153), entitled:

An Act prescribing the liability of stockholders in trust companies and State banks.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Hirons, the bill, (House Bill No. 154), entitled:

An Act to determine the standard measure of milk and cream in this State.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. McCafferty, the bill (House Bill No. 155), entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17. Laws of Delaware, in relation to collection of certain taxes.

Was read a first time.

On the further motion of Mr.McCafferty, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. T O. Cooper the bill, (House Bill No. 156,) entitled:

An Act to incorporate the Mercantile Trust and Safe Deposit Company.

Was read a first time.

On the further motion of Mr. T. O. Cooper, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Keenan, the bill, (House Bill No. 57), entitled:

An Act entitled: an Act to regulate the business of pawn brokers and junk dealers within New Castle county, and repealing Chapter 374, Vol. 20, Laws of Delaware, and Chapter 14, Vol. 21, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Keenan, the bill, (House Bill No. 158), entitled:

An Act to increase the revenues of municipal corporations by taxing gas companies using streets in such municipal corporations.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr.T.L. Cooper, the bill, (House Bill No. 159), entitled:

An Act requiring owners or operators of traction engines to secure license,

Was read a first time.

On the further motion of Mr. T.L. Cooper Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Public Highways.

On motion of Mr. Baggs, the bill, (House Bill No. 160), entitled:

An Act for the relief of School district No. 116 in Kent county Delaware.

Was read a first time.

On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by

its title and referred to the Committee on Education.

On motion of Mr. Lambden, the bill, (House bill No 161) entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river.

Was read a first time.

On the further motion of Mr. Lambden, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Falmer, the bill, (House Bill No. 38), entitled:

An Act to amend Chapter 193, of Vol. 22, Laws of Delaware, entitled: an Act to reincorporate the town of Milton, by increasing the appropriation by the Levy Court for repairs of roads and streets.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Richards, Staats, Taylor, Williams, Mr. Speaker—31.

Nays-Mr. Newton-1.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Allen, the bill, (House Bill, No. 83), entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway. Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Staats, Taylor, Williams, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. McCafferty, the bill, (House Bill No. 132), entitled:

An Act prohibiting the placing or erecting of poles in front of houses in the city of Wilmington.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards. Staats, Taylor, Williams, Mr. Speaker—31.

Nays-None.

So the question was 'decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. T.O. Cooper the bill, (House Bill No.128), entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington to issue bonds covering the real estate of said corporation for the purpose of raising sums of money to be used in erecting, furnishing, and equiping new school houses in the city of Wilmington.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, informed the House the Senate had adopted and requested the concurrence of the House in the following concurrent resolution entitled:

Senate Concurrent Resolution relating to joint session.

And presented the same to the House.

On motion of Mr.T.O.Cooper, the bill (House Bill No. 129), entitled:

An Act to amend Chapter 92, Vol. 23, Laws of Delaware, entitled: an Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover, March 30, A. D. 1905.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvev, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Paradee, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee the bill. (House Bill No. 117), entitled:

An Act appropriating certain money out of the treasury of this State to pay the claim of Cornelius J. Horrigan for services rendered the State.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn,

Garrison, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Richards, Richardson, Staats, Williams, Mr. Speaker—27.

Nays-Messrs. Cooper, T. L., Harrington, James-3.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Holcomb presented a joint resolution, (House Joint Resolution No. 17, entitled:

House Joint Resolution fixing the time beyond which new business will not be received by the present Session of the General Assembly.

Which on his motion was read.

Mr. Holcomb moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer. Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee, the bill, (House Bill No. 115), entitled:

An Act appropriating certain money out of the treasury of

this State to pay the claim of Walter J. Harrington for services rendered the State,

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harvey, Keenan, Knotts. Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Williams, Mr. Speaker—25.

Nays-Messrs. Cooper, T. L., Harrington, James, Taylor-4.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee, the bill, (House Bill No. 116), entitled:

An Act appropriating certain money out of the treasury of this State to pay the claim of John Barr for services rendered the State.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Allen, Bennum, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harvey, Holcomb. James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-Messrs. Cooper, T. L., Harrington-2.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House took a recess until 2 o'clock, p m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Richardson the bill, (House Bill No. 162), entitled:

An Act to reincorporate the town of Milford.

Was read a first time.

On the further motion of Mr. Richardson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations,

On motion of Mr. Keenan, the bill, (House Bill No. 163), entitled:

An Act relating to liabilities of Railroad companies to their employees.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 40 entitled,

An Act to amend Chapter 60, Vol. 23, Laws of Delaware entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks.

Reported the same back to the House favorably.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 87, entitled:

An Act to amend Chapter 783, Vol. 19, Laws of Delaware, entitled: an Act prohibiting the sale of cigarettes to minors under the age of seventeen years, passed April 11th, 1893, by changing the age of minors to whom cigarettes may be sold.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 12, entitled:

An Act to revive and extend the time for recording private Acts.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 18, entitled,

An Act to provide for the appointment of an additional Justice of the Peace and Notary Public for South Murderkill Hundred.

Reported the same back to the House favorably.

Mr. Staats on behalf of the Committee on Revised Code, to whom had been referred the bill,

Senate Bill No. 38, entitled:

An Act to amend Chapter 99 of the Revised Code in relation to forthwith writ of summons issued by Justices of the Peace.

Reported the same back to the House favorably.

Mr. Staats, on behalf of the Committee on Revised Code, to whom had been referred the House bill,

House Bill, No. 104, entitled:

An Act to amend Section 17 of Chapter 99 in the Revised Code of the Laws of Delaware in reference to certain duties of sheriffs and constables of the State.

Reported the same back to the House favorably with amendment,

Mr. Staats, on behalf of the Committee on Revised Code, to whom had been referred the bill.

House Bill No. 145, entitled:

An Act to amend Section 14, Chapter 101, of Revised Code relative to the notice required to be given by landlord to tenant.

Reported the same back to the House favorably.

On motion of Mr. Paradee the bill, (Senate Bill No. 40), entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, being an Act entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain officers regutating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

Wai taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?,.

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper. T. L., Donaway, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Allen, the bill (House Bill No. 85), entitled:

An Act to amend Chapter 186 Vol. 23, Laws of Delaware, entitled: an Act to exempt persons residing in incorporated towns and cities in New Castle county from payment of tax for county purposes, on any dogs owned by them and kept within such towns or cities,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T.L., Donaway, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cann, the bill, (House Bill No. 104), entitled:

An Act to amend Section 17 of Chapter 99 in the Revised Code of the Laws of Delaware in reference to certain duties of sheriffs and constables of the State.

Under suspension of rules.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. I., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—29.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. McCafferty the bill, (Senate Bill No. 19), entitled:

An Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?,.

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, James, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. T. O. Cooper the House adjourned until 10.30 tomorrow morning.

February 7, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell. Cooper, T. L., Cooper, T. O., Corbit, Cubbage Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

On motion of Mr. Keenan the bill, (House Bill, No. 164) entitled:

An Act to authorize a parent to maintain an action and recover damages for the death and loss of a minor child occasioned by unlawful violence or negligence.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Keenan, the bill (House Bill No. 165), entitled:

An Act to amend Chapter 368 of Vol. 14, Laws of Delaware entitled an Act relating to the taxes of the Philadelphia, Wilmington and Baltimore Railroad Company,

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 48, entitled:

An Act to authorize the appointment of a night watchman for the State House and fixing the compensation thereof.

Also substitute for Senate Bill No. 30 entitled:

An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled: an Act regulating the furnishing of the supplies for the State, defining the character of advertisements for proposals for supplies and when such advertisements may be omitted.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 84, entitled:

An Act to enable the Commissioners of United School districts numbered 8, 12, 93, 153 and 160, at Milton, Sussex county, and State of Delaware, to refund its debts by borrowing money and issuing bonds.

Also House Bill No. 76, entitled:

An Act in relation to the Assessors' and Collectors' clerks of the city of Wilmington.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 22, entitled:

An Act in relation to the penalty in the official bond of constables in New Castle county outside of the city of Wilmington.

And returned the same to the House.

On motion of Mr. Conwell, the bill, (House Bill No. 94), entitled:

Act to prohibit on and after Jan. 1st, 1908, any increase in the salary or emoulment attached to any State or County office, during the incumbency of the office.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Baggs, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb. James, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-Messrs. Bennum, Donaway, Messick-3.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Corbit, the bill, (House Bill No. 113), entitled:

An Act to prevent the procuring for, or the selling, giving, or delivering of intoxicants to or for habitual drunkards.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as a follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Coopre, T. L., Cooper, T. O., Corbit. Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty Newton, Paradee, Rash, Richards. Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Richards the bill, (House Bill No. 121), entitled:

An Act in relation to the liceusing of grain distillers, and to the sale and removal of the products thereof, and prescribing penalties.

Was taken up for consideration and on his further motion was read a third time.

On motion of Mr. T. O. Cooper House Bill No. 121 was recommitted and made the special order of the day at 2 o'clock p. m.

On motion of Mr. McCafferty, the bill (Senate Bill No. 12), entitled:

An Act to revive and extend the time for recording private Acts.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, James, Knotts, Lamb-

den, McCafferty, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. McCafferty, the bill, (Senate Bill No. 21), entitled:

An Act for the protection of persons under the influence of intoxicating liquors and drugs in the disposal of wearing apparel and household goods.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, James, Knotts, Lambden, McCafferty, Paradee, Rash, Richards, Staats, Taylor, Willams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Knotts, the bill, (Senate Bill No. 18), entitled:

An Act to provide for the appointment of an additional Jus-

tice of the Peace and Notary Public for South Murderkill Hundred.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan. Knotts, Lambden, McCafferty, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. McCafferty, the bill, (Senate Bill No. 24), entitled:

An Act to amend an Act entitled: an Act in relation to the collection of taxes for New Castle county passed at Dover May 29, 1897 as published at page 2 of the appendix to Volume 20, Laws of Delaware, providing for the collection of certain taxes.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

Th yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Staats, Taylor, Willams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. T.O.Cooper, the House took a recess until 2 o'clock, p. m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

Mr. Flinn, on behalf of the Committee on Public Highways, to whom had been referred the bill,

House Bill No. 74, entitled:

An Act to encourage the use of wide tires on certain wagon and carts in New Castle County by rebatement of road taxes.

Reported substitute back to the House favorably.

Mr. Flinn, on behalf of the Committee on Public Highways, to whom had been referred the bill,

House Bill No. 161, entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river.

Reported the same back to the House favorably.

Mr. Messick on behalf of the Special committee on Fee System for the State, begs leave to report the following to the House as the result of one investigation into the regulation of such fees.

To amend Sections 12, 13, 14 and 15, Chapter 125, Revised Code of 1893, Laws of Delaware.

Mr. Me-sick moved that the report be accepted and spread on the minutes.

Which motion

Prevailed.

Mr. T. O. Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act to provide for the organization and control of the public schools of the city of Wilmington, being Chapter 92, Vol. 23, Laws of Delaware.

On motion of Mr. Bennum, the bill, (House Bill No. 166,) entitled:

An Act to provide for the appointment of a game commissioner of the State of Delaware.

Was read a first time.

On the further motion of Mr. Bennum, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Fish, Oysters and

On motion of Mr. Messick, the bill, (House Bill No. 167), entitled:

An Act to amend Section 12, 13, 14 and 15, Chapter 125, Revised Code of 1893, Laws of Deleware.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Code.

On motion of Mr. Messick the House went into a Committee of the whole on House bill No. 167 and reported favorably.

Mr. Richards from the Committee on Temperance reported back the bill.

House Bill No. 121, entitled:

An Act in relation to the licensing of grain distillers, and to the sale and removal of the products thereof, and prescribing penalties.

With amendment.

On motion of Mr. Richards the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T.I., Cooper, T.O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, McCafferty, Newton, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays—Messrs. Cubbage, Lambden.—2.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Richards from the Committee on Temperence reported back the bill,

House Bill No. 120, entitled.

An Act in relation to the licensing of fruit distillers and to the sale and removal of the products thereof, and prescribing penalties,

With Amendment.

Mr. T. O. Cooper moved to recommit House Bill No. 120.
Which motion Prevailed.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Christiana Hundred.

Mr Williams gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection and perservation of Wild ducks.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act proposing an amendment to Article 2 of the Constitution of Delaware, concerning the Legislature.

Mr. Paradee gave notice that, on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the submission to the people of this State of questions of public policy.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by authorizing the submission to the qualified electors of said city, of questions of public policy.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 209, Vol. 19, Laws of Delaware, being an Act pertaining to a system of sewers for the city of Wilmington.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating five thousand dollars for the purpose of procuring a new guard boat to protect the oyster industry in the State.

Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to protect county roads and bridges.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 373, Vol. 22, Laws of Delaware, entitled: an Act for the better protection of fish in the waters of the Cheaspeake and Delaware Canal and its feeders in New Castle County, by permitting Carp to be caught with nets or seines.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed March 2, 1893, by increasing the amount of appropriations by the Levy Court of Kent county for the repair of roads and streets in said county.

Mr Cubbage gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to shortening the course of the navigable waters of the Mispillion river.

Mr. Baggs gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to authorize the Register of Wills of the State of Delaware, in and for Kent county, to make new indices for Wills, and Executors' and Administrators' accounts.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relative to services of persons retained or employed to promote or oppose the passage of bills or resolutions by the General Assembly or the executive approval of such bills or resolutions.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 78, entitled:

An Act giving the consent of the Legislature of the State of Delaware to the purchase by the United States of land within this state to be used as a target range.

Also House Bill No. 10, entitled:

An Act to amend Chapter 340. Vol. 16, Laws of Delaware, entitled an Act to reduce the number of Justices of the Peace in the city of Wilmington, and for other purposes, authorizing the bringing of actions before Justices of the Feace in New Castle county against non residents.

Also House bill No. 68, entitled:

An Act to change the voting place in the first election district of the Sixth Repre-entative district in New Castle county.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, returned to the House the following duly and correctly enrolled House joint resolutions, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 7 entitled:

Joint Resolution proposing an amendment to the Constitution of the United States, prohibiting polygamy or polygamous cohabitotion within the United States.

Also House Joint Resolution No. 9, entitled:

Joint Resolution appropriating sixty-five dollars to pay Dr. Henry Marshall for services as Representative from the Ninth Representative district, Sussex county, at extra session, 1906.

And returned the same to the House."

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 40, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, being an Act entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain officers regulating

accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

Also Senate Bill No. 19, entitled.

An Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker.

And presented the same to the House.

On motion of Mr. Newton the bill, (House Bill No. 133), entitled:

An Act to provide for a stenographer and typewriter for the Governor and Secretary of State,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?,.

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Corper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash. Richards. Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick, the bill, (House Bill No. 167), entitled:

An Act to amend Section 12, 13, 14 and 15, Chapter 125, Revised Code of 1893, Laws of Delaware,

Was taken up for consideration.

Mr. Newton moved to lay House Bill No. 167 on the table until some future day and have one thousand copies printed.

Which motion

Prevailed.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 40 entitled,

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks.

Reported the same back to the House favorably.

On motion of Mr. Paradee, the bill (Substitute for Senate Bill No. 40) entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, being an Act entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain officers regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum. Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Rash, Richards, Staas, Taylor, Williams, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Taylor, the House adjourned until 10.30 tomorrow morning.

February 8, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

3

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Richards from the Committee on Temperence reported ack with favorable recommendation, the bill,

Substitute for House Bill No. 120, entitled,

An Act in relation to the licensing of fruit distillers and to the sale and removal of the products thereof, and prescribing penalties.

On motion of Mr Richards the bill just reported was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T.L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—29.

Nays-Mr. Lambden-1

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Baggs, the bill (House Bill No. 168), en titled:

An Act to authorize the Register of Wills of the State of Delaware, in and for Kent county, to make new indices for Wills, and Executors' and Administrators' accounts, recorded in his office.

Was read a first time.

On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Donaway, the bill (House Bill No. 169), entitled:

An Act concerning the draining of swamps and low ground and to facilitate the laying out and opening of public ditches.

Was read a first time.

On the further motion of Mr. Donaway Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Conwell the bill, (House Bill No. 170), entitled:

An Act relative to services of persons retained or employed to promote or oppose the passage of bills or resolutions by the General Assembly or the executive approval of such bills or resolutions.

Was read a first time.

On the further motion of Mr. Conwell, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Hirons, the bill, (House Bill No. 171,) entitled:

An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed March 2, 1895, by increasing the amount of appropriations by the Levy Court of Kent county for the repair of roads and streets in said county.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 142. entitled:

An Act increasing the amount of the official bond of the Secretary of State.

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill.

House Bill No. 141, entitled:

An Act to amend an Act entitled an Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches, being Chapter 444, Vol. 13, Laws of Delaware, by limiting orders of Review.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 149, entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes.

Reported the same back to the House favorably.

Mr. Elliott, from the Committee on Miscellaneons, to whom had been reported the bill,

House Bill No. 154, entitled:

An Act to determine the standard measure of milk and cream in this State,

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been reported the bill,

House Bill No 143, entitled:

An Act to authorize the Secretary of State to procure a new Seal to be used as the Great Seal of the State of Delaware, and for other purposes.

Reported the same back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways, to whom had been referred the bill,

House Bill No. 49, entitled:

An Act to provide for the permanent improvement and maintenance of public highways in Kent county,

Reported substitute back to the House favorably.

Mr. Holcomb on behalf of the Committee on Manufactures and Commerce to whom had been referred the bill,

House bill No. 65, entitled:

An Act to encourage the production of alcohol in this State.

Reported the same back to the House favorably with amendment.

Mr. Donaway on behalf of the Committee on Immigration,

to whom had been referred the bill,

House Bill No. 89, entitled:

An Act for the renewal of an Act for the encouragement of immigration and to foster the agricultural interests of the State, being Chapter 333, Vol. 22, Laws of Delaware, approved March 19th, 1903.

Reported the same back to the House unfavorably.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House joint resolution,

House Joint Resolution No. 17 entitled:

House Joint resolution fixing the time beyond which new business will not be received by the present Session of the General Assembly.

And presented the same to the House.

On motion of Mr. Cubbage. the bill, (House Bill No. 89), entitled:

An Act for the renewal of an Act for the encouragement of immigration, and to foster the agricultural interests of the State, being Chapter 333, Vol, 22, Laws of Delaware, approved March 19, 1903.

Was taken up for consideration and read a third time.

On motion of Mr. Newton, House Bill No. 89 was made special order of the day next Tuesday, 2 o'clock p. m.

Mr. Cubbage gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to appropriate five thousand dollars for the alteration, repair and addition to buildings for the State College for colored students.

On motion of Mr. Hirons, the bill, (House Bill No. 172), entitled:

An Act to amend and add to Chapter 392, Vol. 20, Laws of Delaware, entitled: an Act providing for the maintenance, dis-

cipline and regulation of the National Guard of Delaware, and an amendment thereto, contained in Chapter 298, Vol. 22, Laws of Delaware,

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Military affairs.

On motion of Mr. Cubbage, the bill, (House bill No.173) entitled:

An Act to appropriate five thousand dollars for the alteration, repair and additions to buildings for the State College for colored students,

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Appropriations.

On motion of Mr. Corbit, the bill, (House Bill, No. 75), entitled:

An Act fixing the salary of a County Superintendent of free schools at fifteen hundred dollars,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. O, Corbit, Evans, Fiinn, Garrison, Harvey, Keenan, Messick, McCafferty, Paradee, Richards, Richardson, Wilson, Mr. Speaker—16.

Nays—Messrs. Bennum, Cann, Cooper, T. L., Cubbage, Donaway, Elliott, Harrington, Hirons, Holcomb, James, Knotts, Lambden, Newton, Palmer, Rash, Staats, Taylor.—17.

So the question was decided in the negative, and the bill not having received the required constitional majority,

Was declared

Lost.

On motion of Mr. Flinn, the bill, (House Bill No. 74), entitled:

An Act to encourage the use of wide tires on certain wagon and carts in New Castle County by rebatement of road taxes.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb. Knotts, Lambden, McCaffferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Lambden gave notice that, on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to divide Representative district No. 2, of Sussex county into two election districts and providing inspectors for same.

Mr. Lambden gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the assessment of investments and the taxing of the same.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act exempting certain school teachers from taking teacher's examinations.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the diversion of liquor license in incorporated cities and towns in this State.

On motion of Mr. Hirons, the bill, (Substitute for House Bill No. 49), entitled:

An Act to provide for the permanent improvement and maintenance of public highways in Kent county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?,.

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keen in, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards. Richardson, Staats, Taylor, Wilson Mr. Speaker—31.

Nays—Messrs. Baggs, Cubbage, Knotts—3.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Flinn, the House took a recess until 2 o'clock, p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Holcomb, the bill, (House Bill No. 174), entitled:

An Act exempting certain school teachers from taking teachers' examinations.

Was read a first time.

15

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Education.

On motion of Mr. Flinn, the bill, (House Bill No. 175,) entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Christiana Hundred.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Newton, the bill, (House Bill No. 152,) entitled:

An Act requiring Railroad companies to furnish passenger cars with cuspidors and toilet articles.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Bennum. Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 50, entitled:

An Act to enlarge the powers of deputies of the Register of Wills for the several counties of this State.

Also Senate Bill No. 49, entitled.

An Act to amend an Act entitled: an Act to authorize the appointment of a janitor for the State House, being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof.

And presented the same to the House.

Mr. Sterner clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills.

House Bill No. 21, entitled:

An Act for the protection of banks, dams, sluices, culverts, flood gates, canals, drains, and ditches.

Also House Bill No. 119, entitled:

An Act to make valid certain acknowledgements and affidavits.

Also House Bill No. 67, entitled:

An Act in relation to the roads and highways in Christiana Hundred.

Also House Bill No. 31, entitled:

An Act authorizing the Road Commissioners of White Clay Creek Hundred in New Castle county, to fund the floating debt, and secure the payment thereof.

Also Substitute for House Bill No. 52, entitled:

An Act relating to the office of the Comptroller for New Castle county.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 12, entitled:

. 5

An Act to revive and extend the time for recording private Acts.

Also Senate Bill No. 18, entitled,

An Act to provide for the appointment of an additional Justice of the Peace and Notary Public for South Murderkill Hundred.

Also Senate Bill No. 21, entitled:

An Act for the protection of persons under the influence of intoxicating liquors and drugs in the disposal of wearing apparel and household goods.

Also Senate Bill No. 24, entitled:

An Act to amend an Act entitled: an Act in relation to the collection of taxes for New Castle county, passed at Dover May 29, 1897, as published at page 2 of the appendix to Vol. 20,

Laws of Delaware, providing for the collection of certain taxes And presented the same to the House.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Levy Court of Sussex county to build a county prison and work house and the issuing of bonds to pay for same.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 18, of Vol. 22, Laws of Delaware, entitled an Act to readjust the amount to be paid by the Delaware railroad company, in commutation of its State taxes.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prevent over charges and extortion by public officials.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to limit railroad fares in the State of Delaware.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Sections 16, 17 and 18 of Chapter 109 of the Code, relating to juries.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act relating to rebate in taxes for Kent county, changing the time from July 1 to August 1.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to school districts of Kent and Sussex county not created, consolidated or united by special act, the school taxes therein and the appointment of teachers.

Mr. Newton gave notice that on to-morrow or some fu-

ture day he would ask leave to introduce a bill entitled.

An Act to purchase a farm for experimental purposes in the interest of agriculture, and to authorize the issuance of bonds for the State of Delaware to obtain funds for the payment and equipment of said farm

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the appointment of additional constables in certain districts in this State.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to appropriate twenty thousand dollars for the purchase and equipment of a farm for experimental purposes in the interests of agriculture.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 451, Vol. 20, Laws of Delaware, entitled: an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from authrax.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to punish adulterous cohabitation.

Mr. Newton gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 76, Vol. 21, Laws of Delaware, entitled: an Act to amend the Act entitled: an Act for the eradication of infectious and contagions diseases amond the lower animals, being Chapter 639, Vol. 19, Laws of Delaware, by increasing the amount of appropriation to suppress diseases.

Mr. Newton gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County

Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to suppress gambling.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the survey and sale of certain public lands of this State.

Mr. Palmer gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the town of Bethany Beach and giving it authority to issue bonds.

On motion of Mr. Knotts, the bill, (House Bill No. 86), entitled:

An Act regulating the expenses of building and repairing bridges crossing the dividing line between counties of the State.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T.L., Cubbage, Donaway, Elliott, Garrison, Harrington, Knotts, Lambden Messick, Newton, Palmer, Rash, Richardson, Taylor—17.

Nays—Messrs. Allen, Cann, Cooper, T. O., Corbit, Evans, Flinn, Harvey, Hirons. Holcomb, James, Keenan, McCafferty, Paradee, Richards, Staats, Wilson, Mr. Speaker—17,

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Lost.

Was declared

Mr. T. O. Cooper from the Committee on Public Health, reported back with favorable recommendation the bill,

House Bill No. 69, entitled:

An Act authorizing the Delaware Board of Pharmacy to enter into reciprocal relations with Boards of Pharmacy in other States, and to become a member of the National Association of Boards of Pharmacy.

On motion of Mr Allen, the bill just reported was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage, the bill, (House bill No.176) entitled:

An Act to amend Chapter 99, Vol. 22, Laws of Delaware, entitled: an Act to re-enact and revise the Insurance laws of Delaware, in order to make them confer with the requirements of the amended Consitution and of the General Corporation Law, by compelling benovelent, charatable and fraternal organizations or associations to have adequate rates of insurance

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance.

On motion of Mr. Keenan, the bill, (House Bill No. 177), entitled:

An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. T.O. Cooper the bill, (Senate Bill No.49), entitled:

An Act to amend an Act entitled: an Act to authorize the appointment of a janitor for the State House, being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof.

Was read a first time.

On the further motion of Mr. T. O. Cooper, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. T. O. Cooper the bill (Senate Bill No. 50), entitled:

An Act to enlarge the powers of deputies of the Register of Wills for the several counties of this State.

Was read a first time.

On the further motion of Mr. T. O. Cooper, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Cann the House adjourned until Monday February 11th, 10.30 a.m.

February 11, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Evans on behalf of the Committee on enrolled bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 12, entitled:

An Act to revive and extend the time for recording private Acts.

Also Senate Bill No. 18, entitled,

An Act to provide for the appointment of an additional Justice of the Peace and Notary Public for South Murderkill Hundred.

Also Senate Bill No. 21, entitled:

An Act for the protection of persons under the influence of intoxicating liquors and drugs in the disposal of wearing apparel and household goods.

Also House Joint Resolution No. 17 entitled:

House Joint resolution fixing the time beyond which new business will not be received by the present Session of the General Assembly. Also House Bill No. 76, entitled:

An Act in relation to the Assessors' and Collectors' clerks in the city of Wilmington.

Also House Bill No. 84, entitled:

An Act to enable the Commissioners of United School Districts Nos. 8, 12, 93, 153 and 160 at Milton, Sussex county and State of Delaware to refund its debts by borrowing money and issuing bonds.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bill.

House Bill No. 19, entitled:

An Act to repeal an Act entitled: an Act to divorce Caleb Brinton and Clarine J. Brinton from the bonds of matrimony, passed at Dover, April 12, 1887,

And returned the same to the House.

Mr. Sterner clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House bill.

Substitute for House Bill No. 11, entitled:

An Act proposing an amendment to Article 8, Section 1, of the Constitution of the State of Delaware, with the purpose of limiting the application of the word "uniform."

And returned the same to the House.

On motion of Mr. Baggs the following communication was accepted and ordered spread on the minutes.

Smyrna, Del., January 1, 1907.

To the Members of the Legislature of the State of Delaware in General Assembly met:

Honored Sirs:-

At a State Convention, held by the Colored District School Commissioners at Dover, February 11, 1905, among other things asked was that the office of Colored State Superintendent v

Schools be created, the duty of said official to have supervision of the Colored Schools of the State.

The grounds for asking that said office be created, was that the adjourned session of the Legislature of 1898, in enacting laws to conform with the new State Constitution, interpeted a clause in said Constitution as prohibiting a white man from supervising the Colored Schools, and the present School law of the State was made in conformity with that interpretation.

Here is what the Constitution says:-

"No distinction shall be made on account of color, and separate schools for white and colored children shall be maintained."

The State School Law says:-

"Whenever the State Board of Education shall hear any appeals, or take under consideration any matters concerning the Free Schools for Colored Children in this State, or teachers or officers over such Schools, the President of the State College for Colored Students shall sit as a member of said State Board, instead of the President of Delaware College. No white person shall have a right to vote at any meeting of colored school voters in any district, and no colored person shall have a right to vote at any meeting of white school voters in any district."

In view of the above facts it seems to us that there can be no argument against granting our humble request, and if it be refused, then we feel that you should repeal the "Jim Crow" features of the School Law, and thereby do away with separate school elections, and put both white and colored schools entirely under the same Board of Control.

Respectfully submitted,

A. B. RUFFIN,

M. M. BEAMER,

A. L. GUY,

REV. WM. STEWART,

J. W. PEMBERTON,

W. H. HENRY.

Committee on Resolutions.

On motion of Mr. Keenan, the bill, (House Bill No. 178,) entitled:

An Act to repeal Sections 16, 17 and 18 of Chapter 109 of the Revised Code, relating to juries.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Code.

On motion of Mr. Keenan. the bill, (House Bill No. 179), entitled:

An Act to amend Chapter 18, of Vol. 22, Laws of Delaware, entitled an Act to readjust the amount to be paid by the Delaware railroad company, in commutation of its State taxes.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Revenue and Taxation.

Wilmington, Del., Feb. 8, 1907.

House of Representatives,

Dover, Del.,

Gentlemen:-

This Commission has received from the Clerk of your House, a certain resolution in reference to Section 2 of House Bill 135 entitled, "An Act Providing Uniform Laws to Regulate the Catching and Taking of Fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey," and your request that the Commission make a full and complete statement of all the grants of private rights of fishery in the Delaware River and Bay between said States by the State of New Jersey. If you will examine the compact and especially the third article of it you will find the provision of law that you inquire about is embodied in the Compact as printed on page 14. Volume 23, Laws of Delaware, with which this Commission had nothing to do. This Commission simply incorporated the same provision in the

above mentioned Act as a matter of information. The provision in reference to private rights of fishery is the law now, the same having been enacted by the Legislature of Delaware and the Legislature in New Jersey, ratified by Congress.

The mere fact of its being inserted in the Act is immaterial and has no additional force. This renders it immaterial whether or not the State of New Jersey has prior to this Compact, granted valid private rights of fishery in said waters, As a matter of fact upon inquiry of the Commissioners for New Jersey relative to this matter, this Commission was informed that no such grant of a private right of fishery in said waters exists. The New Jersey laws in reference to private fisheries or pools, relate more particularly to the inland waters of their State.

Respectfully,

ALEX. B. COOPER, WM. H. HILLES, WALTER H. HAYES.

Commissioners of Delaware.

On motion of Mr. Holcomb the communication was accepted and ordered placed on the minutes.

On motion of Mr. Keenan, the bill, (House Bill, No. 180), entitled:

An Act to prevent over charges and extortion by public officials.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the committee on Miscellaneous.

On motion of Mr. Hirons, the bill. (House Bill No. 181), entitled:

An Act providing for State taxes on all distilled liquors manufactured in this State.

Was read a first time.

· On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Hirons, the bill, (House Bill No. 182), entitled:

An Act providing for the survey and sale of certain public lands of this State.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. McCafferty, the bill, (House Bill No. 183), entitled:

An Act in relation to the collection of taxes assessed and levied against property within this State for county, road, poor, municipal, town and school taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

Was read a first time.

On the further motion of Mr. McCafferty Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the committee on Revenue and Taxatiou.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill.

House Bill No. 171, entitled:

An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed March

2, 1893, by increasing the amount of appropriations by the Levy Court of Kent county for the repair of roads and streets in said county.

Reported the same back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways, to whom had been referred the bill,

House Bill No. 169, entitled:

An Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches.

Reported the same back to the House favorably.

Mr. Taylor moved to reconsider the vote on House Bill No. 75.

Which motion

Prevailed.

On motion of Mr. T. O. Cooper, the following concurrent resolution was adopted.

House concurrent resolution No. 7.

Be it resolved by the House of Representativesof the State of Delaware in General Assembly met, the Senate concurring therein:

That the Senate and House of Representatives meet in joint session on Wednesday, February 13th, at eleven-thirty o'clock a. m., for the purpose of considering House Bill No. 47, entitled: "An Act regulating the practice of medicine and surgery in this State.

On motion of Mr. Cann,, the bill, (House Bill, No. 184), entitled:

An Act to protect county roads and bridges.

Was read a first time..

On the further motion of Mr. Cann, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the committee on Public Highways. On motion of Mr. Cann, the bill (House Bill No. 185) titled:

An Act to amend Chapter 373, Vol. 22, Laws of Delaware, entitled: an Act for the better protection of fish in the waters of the Cheaspeake and Delaware canal and its feeders, in New Castle county, by permitting carp to be caught with nets or seines.

Was read a first time.

On the further motion of Mr. Cann. Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Fish, Oysters and Came.

On motion of Mr. Cubbage the bill, (House Bill No. 87), entitled:

An Act to amend Chapter 783, Vol. 19, Laws of Delaware, entitled: an Act prohibiting the sale of cigarettes to minors under the age of seventeen years, passed April 11th, 1893, by changing the age of minors to whom cigarettes may be given or sold.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Cubbage, Donaway, Evans, Elliott, Garrison, Hirons, Knotts, Messick, Newton, Palmer, Richards, Richardson, Taylor, Williams, Wilson,—17.

Nays--Messrs. Cann, Cooper, T.L., Corbit, Flinn, Harrington, Holcomb, James, Keenan, Lambden, McCafferty, Paradee, Staats, Mr. Speaker-13.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Sterner, Clerk of the Senate being admitted, informed

the House that the Senate had adopted the following House Concurrent Resolution,

House Concurrent Resolution No. 7, entitled:

Be it resolved by the House of Representatives of the State of Delawara, in General Assembly met, the Senate concurring therein,

That the Senate and House of Representatives meet in joint session on Wednesday, February 13th, at eleven thirty o'clock, a. m., for the purpose of considering House Bill No. 47, entitled: "An Act regulating the practice of medicine and surgery in this State.

And returned the same to the House.

On motion of Mr. Baggs the following communication from the Governor was ordered spread on the minutes.

To the General Assembly:-

In my biennial message to you under date of January 1, 1907, a general reference was made to the "Compact between the State of New Jersey and the State of Delaware, relating to the boundary controversy between said States," which was adopted and ratified by the Legislatures of each of said States, and under its provisions duly submitted to the Congress of the United States, for its consent and approval in these words:

"Ratification of said Compact or agreement was not had during the first session of the Fifty-Ninth Congress, but it is expected that this measure will be finally disposed of during the present session of Congress."

Since then the present session of Congress has consented to and approved of the said compact, and it hereby became and is binding, with all the force and effect of a law, upon both said States.

Under its terms the faith of this State was pledged to carry out its provisions. One of these provisions was, that each of the said States should appoint three Commissioners, for the purpose of drafting uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the said two States. These Commissioners were duly appointed and have performed

their duty. The Commissioners for Delaware have recently made a full report to you as required by law and have presented to you for enactment into a law a bill being House Bill Number 135 entitled, "An Act Providing Uniform Laws to Regulate the Catching and Taking of Fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey." A similar bill has been submitted to the Legislature of New Jersey. These bills have been agreed to by all the Commissioners of both States, as appears by their certificate of approval thereto attached. In addition to this they state that the bills so drawn by them for each of the said States have been submitted to and approved by the Attorney General of each of said States.

In view of this, and in view of the conditions as they now exist, I deem it most important to call your attention to the matter, and to especially urge upon you the passage of the bill before you. Thus setting at rest an old and vexatious question as to the right and regulation of fishing in the Delaware River and Bay between these two neighboring States.

Beside the faith of the State has been pledged in Article IV of the Compact to the enactment of this law; this faith should be upheld without hesitation or delay. I may also add that the fishing season for the coming year is rapidly approaching, and the fishermen are justly entitled to enjoy all the rights and privileges given to them by this bill which can only be secured by its speedy enactment.

Feb 11th, 1907.

PRESTON LEA,

Governor.

On motion of Mr. Palmer, the bill, (House Bill No. 186), entitled:

An Act to incorporate the town of Bethany Beach and giving it authority to issue bonds.

Was read a first time.

On the further motion of Mr. Palmer, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corpor-

On motion of Mr. Williams, the bill, (House Bill No. 187), entitled:

An Act for the protection and preservation of wild ducks.

Was read a first time.

On the further motion of Mr. Williams, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Taylor, the bill, (House Bill No. 188), entitled:

An Act to amend Chapter 277, Vol. 22, Laws of Delaware entitled: an Act in relation to the collection of taxes for Kent county, providing for the collection of taxes.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revenue and Taxation.

On motion of Mr. Conwell, the bill (House Bill No. 189), entitled:

An Act entitled: an Act to give control of Delaware College,

to the State by the gradual reorganization of the Board of Trustees.

Was read a first time.

On the further motion of Mr. Conwell, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

Mr. Taylor moved that when the House adjourns for noon, that it adjourns until 2.40 o'clock p. m.

Which motion

Prevailed.

On motion of Mr. Messick, the bill, (House Bill No. 141) entitled:

An Act to amend an Act entitled an Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches, being Chapter 444, Vol. 13. Laws of Delaware, by limiting orders of review.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Allen, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No. 142), entitled:

An Act increasing the amount of the official bond of the Secretary of State.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Holcomb. James, Keenan, Knotts, Lambden, Messick, McCaffferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No. 143), entitled:

An Act to authorize the Secretary of State to procure a new Seal to be used as the Great Seal of the State of Delaware, and for other purposes.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House took a recess until 2.30 o'clock p. m.

Same day—2.30 o'clock, p. m.

House met pursuant to recess.

Mr. Richardson from the Committee on Revised Statutes reported back the bill, (House Bill No. 2), entitled:

An Act to amend Chapter 411, Vol, 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test and providing for the method or manner of making such tests, and by whom such tests shall be made.

With amendment.

On motion of Mr. Richardson the amendment was read.

On motion of Mr. Holcomb House Bill No.2 was re-committed.

On motion of Mr. Donaway the bill, (House Bill No. 190,) entitled:

An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier General, John Dagworthy.

Was read a first time.

On the further motion of Mr. Donaway, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Baggs, the bill, (Senate Bill No. 32), entitled:

An Act to change the name of Alice Snyder to Emma Mildred Boyer and make her by adoption a daughter and heir-at-law of Lewis F. Boyer.

Was read a first time.

On the further motion of Mr. Baggs Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Revised Statutes.

Mr. Sterner, clerk of the Senate, being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bill, the same having been signed by the President of the Senate.

Substitute for Senate Bill No. 40, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

On motion of Mr. Messick the following resolution was adopted:

Resolved that the Governor be requested to return to the House,

House Joint Resolution No. 9

On motion of Mr. Palmer, the bill, (House bill No. 131) entitled:

An Act in relation to fishing in the Broadkiln River in this State and for other purposes.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Lambden, Messick, Newton, Palmer. Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Hirons gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 132, Vol. 23, Laws of Delaware, relating to oysters.

Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the drainage of land.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Sections 7, 10 and 11, Chapter 125, Revised Code of 1893. Laws of Delaware by providing fee to be charged by Sheriffs, Prothonotarys and Clerks of the Peace of the counties of this State.

Mr. Baggs gave notice that on to-morrow or some future, day he would ask leave to introduce a bill entitled:

An Act to provide for the payment of a part of the funded debt of this State.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for a collector of certain State taxes.

Mr. Speaker gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Townsend Trust, Title and Safe Deposit Company

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit gamb ing in the State of Delaware.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act defining what shall constitute the proper assets and investments of Savings Banks.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act defining what shall constitute the proper assets of an Insurance Company.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act for an appropriation for the Division of Records.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring trolley companies to maintain fences and crossings along their lines.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act fixing the compensation of the Crier of the Courts of the State of Delaware, sitting in New Castle county, and requiring and enforcing payment to the County Treasurer of all fees collected for the use of said office.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the payment of wages in the State of Delaware.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the trade of stationary engineers in the City of Wilmington, Delaware.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a City Auditor's clerk.

Mr Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the City of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a City Treasurer's clerk.

Mr Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

A joint resolution accepting the money appropriated under an Act of Congress approved March 16th, 1906, entitled: an Act to provide for an increased annual appropriation for Agriculture Experiment stations and regulating the expenditures thereof.

Mr. Palmer gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate demurrage and storage charges, and to prevent delays in furnishing cars, and in the transportation and delivery of railroads of freight other than perishable freight.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring all public service corporations and common carriers to pay their employees at least twice in each calendar month.

Mr Wilson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 175, of Vol. 18, Laws of Delaware, entitled an Act to reincorporate the town of Newark, to provide a per capita assessment of the male citizens of said town.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the assessment of real estate in the city of Wilmington.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to establish the State Live Stock Sanitary Board of Delaware and to provide for the control and suppression of dangerous, contagious or intectious diseases of domestic animals.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring trolley companies to have vestibules for their cars in order to protect motermen.

Mr. Flinn gave notice that, on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the town of Marshallton.

. On motion of Mr. Donaway, the bill, (House Bill No. 169) entitled:

An Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

1

Yeas—Messrs Allen, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Garrison, Harrington, Harvey, Holcomb, James, Lambden, Messick, Newton, Paradee, Palmer, Richards, Staats, Taylor, Williams, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee the bill, (House Bill No, 191), entitled:

An Act in relation to the dressing of certain animals.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Lambden the bill, (House Bill No. 161), entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river,

Was taken up for consideration.

On motion of Mr Messick the bill, (House Bill No 161), was recommitted.

On motion of Mr. Williams the bill, (House Bill, No 139), entitled:

An Act authorizing the Commissioners of School District No. 181 in Su-sex County to borrow money for the purpose of building a school house and furnishing same.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, James, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Williams, Mr. Speaker—23.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ł

Ordered to the Senate for concurrence.

On motion of Mr. Paradee, the bill, (House Bill No. 192), entitled:

An Act relating to the payment of wages in the State of Delaware.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the committee on Miscellaneous.

On motion of Mr. Paradee, the bill, (House Bill No. 193), entitled:

An Act relating to the trade of stationary engineers in the city of Wilmington, Delaware.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Taylor, the bill, (House Bill No. 37), entitled:

An Act to amend Section 3, Chapter 117, Volume 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government by changing the license fee of photographers.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs Allen, Cooper, T.L., Cooper, T. O., Corbit, Donaway, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—22

Nays-Messrs. Baggs, Conwell, Cubbage, Elliott-4

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee, the bill. (House Bill No.149), entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for County taxes.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Elliott, Flinn, Harrington, Harvev, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams—26.

Nays--None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Flinn from the Committee on Public Highways reported back with favorable recommendation the bill,

House Bill No. 161, entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river,

On motion of Mr Lambden, the bill just reported was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Elliott, Garrison, Harrington, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House adjourned until to-morrow at 10.30 a. m.

February 12, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 92, entitled:

An Act prescribing the compensation of Judges ad litem who may be appointed under Section 18, Article 4, of the Constitution.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary, to whom had been referred the bill.

House Bill No. 170, entitled:

An Act relative to services of persons retained to promote or oppose the passage of bills or resolutions by the General Assembly or the executive approval of such bills or resolutions.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 174, entitled:

Ų,

An Act exempting certain school teachers from taking teachers' examinations,

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Senate Bill No. 2, entitled:

An Act authorizing the Commissioners of School Districts Numbers III and 226, Sussex county. to borrow money for the purpose of building and furnishing a new school house at Behoboth, Sussex county, Delaware.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Substitute for Senate Bill, No. 27, entitled:

An Act fixing the time for holding school meetings in Kent county.

Reported the same back to the House favorably.

Mr. Corbit from the Committee on Banking and Insurance, reported back the bill,

House Bill No. 110, entitled:

An Act to incorporate the Kent County Trust and Safe Deposit Company.

With an amendment.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Substitute for Senate Bill No. 4, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

Also House Bill No. 19, entitled:

An Act to repeal an Act entitled: an Act to divorce Caleb Brinton and Clarine J. Brinton, from bonds of matrimony, passed at Dover, April 12, 1887.

Also House Bill No. 21, entitled:

An Act for the protection of banks, dams, trunks, sluices, culverts, flood-gates, canals, drains and ditches.

Also House Bill No. 31, entitled:

An Act authorizing the Road Commissioners of White Clay Creek Hundred to fund the floating debt and secure the payment thereof.

Also Substitute for House Bill No, 52, entitled:

An Act relating to the office of the Comptroller of New Castle county.

Also House Bill No. 67. entitled:

An Act in relation to the roads and Highways in Christiana Hundred.

Also House Bill No. 119, entitled:

An Act to make valid certain acknowledgements and affidavits.

Mr. Cubbage presented the following concurrent resolution entitled:

House Concurrent Resolution providing for a hearing to the Insurance Commissioner.

Be it resolved by the House of Representatives of the State of Delaware in General Assembly met, the Senate concurring therein:

That the House and Senate hold a joint session on Wednesesday, 13th inst., from ten-thirty to eleven o'clock a. m., for the purpose of giving the Insurance Commissioner a hearing on bills before the General Assembly relating to Insurance laws.

Mr. Cubbage moved to adopt the resolution as read.

Which motion

Prevailed.

Mr. Baggs from the Committee on Crimes and Punishments reported back with favorable recommendation the bill,

House bill No. 88, entitled:

An Act providing a punishment for persons trespassing upon lands and committing deprecations thereon, in New Castle County.

With substitute bill.

Mr. Donaway on behalf of the Committee on Immigration to whom had been referred the bill,

House Bill No. 89, entitled:

An Act for the encouragement of immigration and to foster the agricultural interests of the State.

Reported the same back to the House favorably.

On motion of Mr. Keenan, the bill (House Bill No. 194) entitled:

An Act fixing the compensation of the Crier of the Courts of the State of Delaware, sitting in New Castle county, and requiring and enforcing payment to the County Treasurer of all fees collected for the use of said office.

Was read a first time.

On the further motion of Mr. Keenan. Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Keenan, the bill, (House Bill No. 195), entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a City Auditor's clerk.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statuts.

On motion of Mr. Keenan the bill, (House Bill No. 196), entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the City of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a City Treasurer's clerk.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Newton the bill, (House Bill No. 197), entitled:

An Act to amend Chapter 451, Vol. 21, Laws of Delaware, entitled: an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from anthrax.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Newton the bill, (House Bill No 198), entitled:

An Act to amend Chapter 76, Vol. 21, Laws of Delaware, entitled: an Act to amend the Act entitled: an Act for the eradication of infectious and contagious diseases among the lower animals; being Chapter 639, Vol. 19, Laws of Delaware, by increasing the amount of appropriation to suppress diseases

Was read a first time.

On the further motion of Mr. Newton, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Messick the bill, (House Bill No, 199), entitled:

An Act in relation to elections.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Hirons, the bill, (House Bill No. 200), entitled:

An Act to suppress gambling.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Hirons, the bill, (House Bill No. 201), entitled:

An Act providing for the survey and sale of certain public lands of this State.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the committee on Miscellaneous.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Resolution the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 17, entitled:

House Joint Resolution fixing the time beyond which new business will not be received by the present session of the General Assembly.

Mr. Rash gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act creating a State Board of Railroad Commissioners and prescribing the duties thereof.

Mr. Rash gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal an Act entitled an Act to amend an Act entitled: an Act taxing express companies doing business in this State, passed April 25, A. D., 1899, being Chapter 461, Vol 18, Laws of Delaware, approved March 16. A. D., 1905, and being Chapter 151, Vol. 23, Laws of Delaware.

Mr. Rash gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal an Act entitled: an Act to repeal an Act enentitled: an Act in relation to express companies doing business in this State, passed May 2, A. D., 1893, being Chapter 700, Vol. 19, Laws of Delaware, approved March 16, A. D., 1905, and being Chapter 150, Vol. 23, Laws of Delaware.

Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 8, Chapter 86, of the Laws of Delaware as published in the Revised Code of 1893.

Mr. Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 123, Vol. 23, Laws of Delaware, entitled: an Act to limit the age and employment of labor of children and minors, and to appoint an inspector for the enforcement of the same.

٠,

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act proposing an amendment to the Constitution of the State of Delaware, providing for an increase of the compensation of the members and presiding officers of the General Assembly.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting the road commissioners of Christiana Hundred from selling or farming out roads in said Hundred.

Mr. Flinn gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 243, Vol. 11, Laws of Delaware, entitled: an Act in relation to illegitimate children.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the election of Levy Court Commissioners in New Castle county, by all the qualified voters of said county.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the more efficient collection of certain State revenue.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the injury or partial destruction of trees upon public highways or in streets in cities or towns of this State, by telephone, telegraph, electric light or other public service companies, and imposing penalties for the violations of the provisions of tais Act.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act appropriating money to pay certain claims against the State.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the distribution of money deposited with the State Treasurer by Railroad and Railway companies, under the provisions of Sections 75 and 108, of the Act entitled: an Act providing a General Corporation Law, and the amendment of alteration thereof, approved March 10, A. D., 1899.

Mr. Harrington gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to reincorporate the town of Harrington.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the rates of fire insurance companies doing business in Delaware.

Mr. Harvey gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the regulation of weights and measures in and for New Castle county, to inspect and stamp cans used for the shipment of milk

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

· An Act appropriating two hundred dollars for the purpose of providing shells for St. Jones Creek, to aid in the propagation of oysters.

Mr Bennum gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

٠,

An Act requiring manufacturers to place labels on manufactured articles, stating fully the ingredients of such manufactured articles.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State of Delaware by requiring non-resident individuals, co-pardnership associations or foreign corporations having their principal places of business without the State of Delaware to secure a license for the purpose of maintaining operation, using or employing delivery wagons within the State of Delaware.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to reincorporate the town of Delaware City.

Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend the charter of the town of Delaware City.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by taxing the cars of the Pullman Palace Car Company.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to reserves to be held by private and State banks and Trust companies, fixing the mimimum per centum of deposits to be held as reserves by such banks and Trust Companies.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act defining motor vehicles and providing for the registration of the same and the licensing the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof, and the proceeding for the violation of the provisions of the Act, and the penalties of said

provisions.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act making appropriation for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday, immediately preceding the second Tuesday of January, in the year of our Lord one thousand nine hundred and nine.

Mr. Messick gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act making appropriation for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday immediately preceding the second Tuesday in January, in the year of our Lord one thousand nine hundred and eight.

Mr. Sterner, clerk of the Senate, being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 76, entitled:

An Act relating to the Assessors' and Collectors' clerks of the city of Wilmington.

Also House Bill No. 84. entitled:

An Act to enable the Commissioners of United School Districts Numbered 9, 12, 93, 153 and 160 at Milton, Su-sex County' and State of Delaware, to refund its debts by borrowing money and issuing bonds.

On motion of Mr. Taylor the following resolution was adopted:

Resolved that from and after to-day all members of this House shall remain in session until regular adjournment unless excused by the Presiding officer.

On motion of Mr. Holcomb, the bill, (House Bill No. 202), entitled:

An Act to require all railroads and railway companies, and

corporations, and all persons running or operating cars or coaches, by steam, electricity or any other motive power, of Delaware, for the transportation of passengers, to provide separate cars or coaches or designate a certain part of cars or coaches for white and colored passengers without any difference or discrimination in quality of, or convenience or accommodation in such cars or coaches.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Frivate Corporations.

On motion of Mr. Paradee the bill, (House Bill No.203,) entitled:

An Act relating to the assessment of real estate in the city of Wilmington.

Was read a first time.

On the further motion of Mr Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 2, entitled:

An Act to amend Chapter 411, Vol, 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test and providing for the method or manner of making such tests, and by whom such tests shall be made.

Reported the same back to the House favorably with amendment.

Mr. Staats from the Committee on Revised Code to whom had been referred the bill,

House Bill No. 178, entitled:

An Act to repeal Sections 16, 16, and 18, of Chapter 109, of the Revised Code relating to juries.

Reported the same back to the House unfavorably.

On motion of Mr. Harvey the bill, (House Bill, No. 154), entitled:

An Act to determine the standard measure of milk and cream in this State,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs.Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Lambden, Newton, Palmer, Rash, Richards, Richardson, Staats, Wilson, Mr. Speaker—25.

Nays-None.

٠,

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the House took a recess until 2 o'clock p. m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Cubbage the bill, (House Bill No. 89), entitled:

An Act for the encouragement of immigration and to foste the agricultural interests of the State.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Bennum, Cann. Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb Keenan, Lambden, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays—Messrs. Baggs, Cooper, T.O. James, Knotts, McCafferty- 5.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Richardson from the Committee on Revised Statutes reported back the bill,

House Bill No. 2, entitled:

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test and providing for the method or manner of making such tests, and by whom such tests shall be made.

With two amendments.

On motion of Mr. Richardson the amendments were read.

And, on his further motion were adopted.

And further on his motion, the bill as amended was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Cónwell, Cooper, T. .L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott. Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr, Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Holcomb from the Committee on Manufactures and Commerce reported back the bill,

House Bill No. 65, entitled:

An Act entitled: an Act to encourage the production of alcohol in this State.

With amendment.

On motion of Mr. Bennum the amendment was read.

And, on his further motion, was adopted.

And, further on his motion, the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cooper, T. L., Cooper, T. O., Cubbage, Dônaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Richardson, Staats, Taylor, Williams, Mr. Speaker—24.

Nays-None.

- 1

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the bill. (House Bill No. 125), entitled:

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum. Conwell, Cooper, T.L., Cooper, T.O., Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Rash, Richards, Richardson, Taylor Williams, Mr Speaker—26.

Nays--None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 184, entitled:

An Act to protect county roads and bridges,

Reported the seme back to the House favorably.

On motion of Mr. Holcomb the bill, (Senate Bill No. 38), entitled:

An Act to amend Chapter 99 of the Revised Code in relation to forthwith writ of summons issued by Justices of the Peace.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House,"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Elliott' Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Rash, Richards, Richardson, Taylor, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Knotts the bill, (Substitute for Senate Bill No. 27), entitled:

An Act fixing the time for holding school meetings in Kent county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T.L., Cooper, T.O., Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Knotts, Lambden, Messick, Rash, Richards, Richardson, Taylor, Williams, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Conwell, the bill, (House Bill No. 170), entitled:

An Act relative to services of persons retained or employed to promote or oppose the passage of bills or resolutions by the General Assembly or the executive approval of such bills or resolutions.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Cooper, T. O., Elliott, Garrison, Harrington, Harvey, Newton, Richards, Taylor, Mr. Speaker—10.

Nays—Messrs. Allen Bennum, Conwell, Cooper, T.L. Cubbage, Donaway, Hirons, James, Knotts, Lambden, Messick, Rash—12.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Conwell voted yes on House Bill No. 170, but changed his vote to no so he could have the vote reconsidered.

On motion of Mr. Cubbage the House adjourned until to-morrow at 10.30 a. m.

February 13, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill.

House Bill No. 183, entitled:

An Act in relation to the collection of taxes assessed and levied against property within this State for county, road, poor, municipal, town and school taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

Reported the same back to the House favorably.

Mr. Newton on behalf of the Committee on Revenue and taxation, towhom had been referred the bill,

House Bill No. 181, entitled:

An Act providing for State taxes on all distilled liquors manufactured in this State,

Reported the same back to the House favorably.

Mr. Newton on behalf of the Committee on Revenue and Taxation, to whom had been referred the bill,

House Bill No. 188, entitled:

1)

An Act to amend Chapter 277, Vol, 22, Laws of Delaware, entitled: an Act in relation to the collection of taxes for Kent county, providing for the collection of taxes.

Reported the same back to the House favorably.

Mr. Harvey gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle county, for the offices of Horace S. English, Attorney-at-Law.

Mr. Richards gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide a system for the repair and improvement of the public roads, bridges and causeways in New Castle county, for the collection of Hundred road taxes heretofore assessed and levied, and to repeal all Acts inconsistent therewith.

Mr. McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the catching of fish in the Delaware and Cheaspeake Canal with dobb or lines.

Mr. Lambden gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act to amend Chapter 187, Vol. 17. Laws of Delaware, enticled: an Act to amend Chapter 176, Vol. 17, Laws of Delaware, entitled: an Act to reincorporate the town of Seaford by increasing appropriation by Levy Court, changing time of meeting of Council, increasing per capita tax, and increasing amount that may be raised by taxation, by increasing the appropriation by the Levy Court.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the practice of medicine and surgery in the State of Delaware.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Town Council of the town of Dover to borrow twenty-five thousand dollars for street improvement, and to issue bonds therefore. Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Dover, being Chapter 746, of Vol. 19. of the Laws of Delaware.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the practice of medicine and surgery in this State.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act prohibiting the selling of stake nets during certain portions of the fishing season.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the appointment of an additional Deputy-Attorney General for Kent and Sussex counties.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act repealing the oyster laws of this State.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the admission of insane persons to the Delaware Hospital at Farnhurst.

Mr. Holcomb gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection of black bass, pike, pickerel and other fish in the fresh water streams of New Castle county.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the assessment and collection of taxes against property used by electric railways, street railways and other railway companies.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the assessment and collection of taxes against properry used by gas companies.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to exempt from taxation all persons who served in the Civil War, 1861—1865.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Ac: authorizing the Lexy Court Commissioners of the different counties of this State to regulate the use of bridges by railway companies, and to fix the price of licenses therefor, for each passenger car using such bridges.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the assessment and collection of taxes against certain property belonging to public service corporations.

· Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the assessment and collection of taxes against property of telephone and telegraph companies.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the assessment and collection of tax s against property of railway and railroad companies.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act supplementary to Chapter 594 of Vol, 20 of the Laws of Delaware, entitled: an Act in relation to Pleading and Practice.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to increase the appropriation by the Levy Court of

Sussex county to the town of Greenwood for road and street purposes.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to increase the appropriation by the Levy Court of Sussex county to the town of Bridgeville for road and street purposes.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a joint resolution entitled:

Joint resolution authorizing the Secretary of State to have printed the General Corporation Laws as amended.

Mr. Newton gave notice that on to morrow or some future day he would ask leave to introduce a joint resolution entitled:

Joint Resolution authorizing the Secretary of State to have printed the Election Laws.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a joint resolution entitled:

Joint Resolution authorizing the Secretary of State to have printed the School Laws

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a joint resolution entitled:.

Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to bond the town of Bridgeville for \$2,000, for the purpose of establishing a sewerage system.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection of squirrels in Kent county.

Mr. Sterner, clerk of the Senate being admitted informed the House that the Senate had concurred in the following concurrent resolution.

Concurent Resolution No. 8, entitled:

House Concurrent Resolution providing for a hearing to the Insurance Commissioner.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills.

House Bill No. 115, entitled:

An Act appropriating certain money out ot the Treasury of this State to pay the claim of Walter J. Harrington for services. rendered the State.

Also House Bill No. 116, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of John Barr for services rendered the State.

Also House Bill No. 117, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of Cornelius J. Horrigan for services rendered the State.

Also Substitute for House Bill No, 94, entitled:

An Act to prohibit on and after January 1st, 1908, any increase in the salary or emoluments attached to any State or County office during the incumbency of the office.

Also Substitute for House Bill, No. 70, entitled:

An Act to divide the second election district of the third Representative district of Sussex county.

Also House Bill No. 71, entitled:

An Act designating the voting places in the second and third election districts of the third Representative district of Sussex county.

With amendment.

House Bill No. 72, entitled:

An Act providing for inspectors to hold election in the second and third Representative Districts of Sussex county.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House bill,

House bill No. 16, entitled:

An Act for the protection and preservation of squirrels.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 28, entitled:

An Act prohibiting the catching or taking of fish in the fresh water ponds, lakes and streams of the State by means of gill nets.

Also Senate Bill No. 37, entitled:

An Act to further amend Chapter 188, Vol. 18, of the Laws of Delaware.

With amendments

Also Senate Bill No. 58, entitled:

An Act striking out of the Statutes of the State of Delaware all provisions in relation to the payment of a registration fee as a qualification to vote.

And presented the same to the House.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 166, entitled:

An Act to provide for the appointment of Game Commission ers of the State of Delaware,

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 185, entitled:

An Act to amend Chapter 373, Vol. 22, Laws of Delaware, entitled: an Act for the better protection of fish in the waters of the Cheaspeake and Delaware Canal and its feeders in New Castle county by permitting carp to be caught with nets or seines.

Reported the same back to the House favorably.

On motion of Mr. Conwell, the bill (Senate Bill No. 10), entitled:

An Act to amend Chapter 372; Vol. 22, Laws of Delaware, being an Act entitled an Act for the protection of black bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware, by changing the time in which it shall be lawful to catch or fish for black bass,

Was read a first time.

On the further motion of Mr. Canwell, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Flinn, the bill, (House Bill No. 204), entitled:

An Act to establish the State Live Stock Sanitary Board of Delaware, and to provide for the control and suppression of contagious diseases of domestic animals.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Holcomb the following resolution was adopted.

Resolved that the Speaker be requested to have all Senate bills given first and second readings, and refer same to committees immediately after they are presented to this House.

On motion of Mr. Harvey the bill, (House Bill No 205), entitled:

An Act authorizing the regulation of weights and measures in and for New Castle county to inspect and stamp cans used for the shipment of milk and cream.

Was read a first time.

On the further motion of Mr. Harvey, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the committee on Miscellaneous.

On motion of Mr. Harvey the bill, (House Bill No, 206), entitled:

An Act in relation to roads and highways in Brandywine Hundred.

Was read a first time.

On the further motion of Mr. Harvey, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Palmer the bill, (House Bill No. 207), entitled:

An Act to regulate demurage and storage charges, and to prevent delays in furnishing cars, and in the transportation and delivery by railroads of freignt other than perishable freight.

Was read a first time.

On the further motion of Mr. Palmer, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes. On motion of Mr. Speaker, the bill, (Senate Bill No. 48), entitled:

An Act to authorize the appointment of a watchman for the State House and fixing the compensation thereof.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker, the bill, (Senate Bill No. 28), entitled:

An Act prohibiting the catching or taking of fish in the fresh water ponds, lakes, and streams of the State by means of gill nets.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Speaker the bill, (Senate Bill, No. 37), entitled:

An Act to further amend Chapter 188, of Volume 18, of the Laws of Delaware

Was read a first time.

On the further motion of Mr Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker, the bill, (Senate Bill No. 58), entitled:

An Act striking out of the Statutes of the State of Delaware all provisions in relation to the payment of a registration fee as a qualification to vote.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker the bill, (Substitute for Senate Bill No. 30,) entitled:

An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled: an Act regulating the furnishing of supplies for the State, by defining the character of advertisements for proposals for supplies and when such advertisements may be omitted.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker, the bill, (Senate Bill No. 31), entitled:

An Act providing for a contingent fund for the Board of State supplies.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Staats, the bill (House Bill No. 208), entitled:

An Act to amend Chapter 124, Vol, 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the

registration of the same and uniform rules regulating the use and speed thereof, approved April 6, 1905; by changing penalties in creasing license fees and relating to chaffeurs.

Was read a first time.

On the further motion of Mr. Staats Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Flinn, the bill, (Substitute for House Bill No. 80), entitled:

An Act providing a punishment for persons trespassing upon lands and committing depredations thereon, in New Castle county.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House,"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Conwell, Cooper, T.L., Cooper, T.O., Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-Messrs. Cann, Donaway-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Newton the House took a recess until 2 o'clock p. m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

Mr. Lambden gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act designating the person who shall be the Inspector of the second election district of Representative District Number two in Sussex county, and providing for the appointment of the Inspector for the third election district of Representative District Number two in Sussex county, to hold the election in said election district at the general election to be held in the year 1908.

Mr. Lambden gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act designating the voting places in the second and third election districts in Representative District Number two in Sussex county.

Mr. Lambden gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to divide the second election district of Representative District Number two in Sussex county into two election districts.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act to establish a board of water commissioners for the city of Wilmington and for other purposes, passed at Dover April 18, 1883, by providing for a board of five commissioners.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating fees to be charged by certain county officers of New Castle county.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to landlords and tenants in the city of Wilmington.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to abolish distress for rent in the city of Wilmington.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 120 Revised Code of 1893, Laws of Delaware.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the town Council of the town of Dover to borrow ten thousand dollars for the improvement of the electric light and water plant of said town and to issue bonds thereof.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Diamond State Trust and Safe Deposit Company.

Mr. Evans gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the Treasurer of the State of Delaware to pay the sum of ten thousand dollars to the Delaware Industrial School for Girls.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to reincorporate the town of Magnolia.

Mr. Baggs gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 381, Vol. 15, Laws of Delaware'

entitled: an act regulating the sale of spirituous, vinous, or malt liquors, by increasing the number of signers in applications for the sale of intoxicating liquors and requiring that one-half of them shall be free holders.

Mr. Cann gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring electric railways to light the roads and streets over which they pass, of cities, town and villages.

Mr. Williams gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the town of Millville.

Mr. T. O. Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend the Act entitled; an Act taxing the shares of banks, being Chapter 393, Vol 13, Laws of Delaware, by adding an additional section to said Act.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by imposing a tax for the benefit of the State upon the property or estate transferred on the death of deceased persons.

Mr McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act concerning minors, their adoption, custody and maintenance.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to make valid the meetings and proceedings of ditch and drainage companies.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the payment of 50% of all tax on manufactures collected in the city of Wilmington, to be paid into the city treasury for the use of the city.

Mr. Holcomb gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the name of Front or Water Street in the city of New Castle, Delaware to "the Strand"

Mr Hodgson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the commissioners of the town of Townsend to borrow money and issue bonds to secure the payment thereof for the purpose of providing a system of sewers for the town of Townsend.

On motion of Mr. Flinn, the bill, (House Bill No. 209) entitled:

S

An Act to amend Chapter 243, Vol. 11, Laws of Delaware, entitled: an Act in relation to illegitimate children.

Was read a first time.

On the further motion of Mr. Flinn Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Cubbage, the bill, (House Bill No. 210), entitled:

An Act in relation to shortening the course of the navigable waters of Mispillion river.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. T. O. Cooper, the bill, (House Bill No. 211), entitled:

An Act to amend an Act entitled: an Act taxing the shares of banks, being Chapter 393. Vol. 13, Laws of Delaware, by adding an additional section to said Act.

Was read a first time.

On the further motion of Mr.T.O.Cooper Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Banking and Insurance

On motion of Mr.T.O.Cooper the bill (House Bill No. 212), entitled:

An Act to amend Chapter 123. Vol. 23, Laws of Delaware, entitled: an Act to limit the age and employment of labor of children and minors, and to appoint an inspector for the enforcement of the same.

Was read a first time.

On the further motion of Mr.T.O.Cooper Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Labor.

On motion of Mr. McCafferty, the bill, (House Bill No. 213), entitled:

An Act to regulate fishing in the waters of the Cheaspeake and Delaware Canal and its tributaries.

Was read a first time.

On the further motion of Mr. McCafferty, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and

On motion o Mr. Taylor, the bill, (House Bill, No. 214), entitled:

An Act to establish a uniform moving day in New Castle and Kent counties.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Baggs moved to accept the following communication from the State of Kansas, and ordered it spread on the minutes.

Which motion

Prevailed.

House Concurrent Resolution No. 4, from Kansas.

Whereas, there is a widespread and rapidly growing belief that the Constitution of the United States should be so amended as to provide for the election of the United States senators by the direct vote of the people of the respective States, and

Whereas other amendments to the United States Constitution are by many intelligent persons considered desirable and necessary and,

Whereas, the Senate of the United States has so far neglecten to take any action whatever upon the matter of changing the manner of electing United States Senators, although favorable action upon such proposed change has several times been unanimously taken by the House of Representatives,

Therefore, Be it resolved by the House of Representatives of the State of Kansas, the Senate concurring therein, that the Legislature of Kansas in accordance with the provisions of Article 5 of the Constitution of the United States, hereby apply to and requ st the Congress of the United States to call a convention for the purpose of proposing amendments to the Constitution of the United States, and

Resolved, that we hereby reques: our Representatives in Congress, and instruct our United States Senators to bring this matter to the attention of their respective bodies and to try and induce favorable action thereon, and

Resolved further that the Secretary of the State of Kansas is

hereby directed to forthwith transmit a certified copy of these resolutions to the Vice President of the United States, the Speaker of the House of Representatives in Congress, and to each of the Representatives and United States Senators in Congress from Kansas, and to the Speaker of the House of Representatives of each State in which the Legislature is now or soon to be in session.

I hereby certify that the above concurrent resolution originated in the House and passed that body January 23, 1907.

J. S. SIMMONS,

Speaker of the House,

D. Y WILSON,

Chief Clerk of the House.

Passed the Senate February 5, 1907.

W. J. FITZGERALD,

President of the Senate,

W. S. KRETSINGER,

Secretary of the Senate.

Approved February 6, 1907.

E. W. HOCH,

Governor.

State of Kansas,

Office of the Secretary of State,

I. C. E. Denton, Secretary of State of the State of Kansas, do hereby certify that the above and foregoing is a correct copy, of the original enrolled resolution now on file in my office.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal, this 9th day of February, 1907.

C. E. DENTON,

Secretary of State,

By J. T. BOTKIN,

Asst. Secretary of State.

L

[Seal]

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 19, entitled:

An Act to repeal an Act entitled: an Act to divorce Caleb Brinton and Clarine J Brinton from the bonds of matrimony, passed at Dover, April 12, 1887.

Also House Bill No. 21, entitled:

An Act for the protection of banks, dams, trunks, sluices, culverts, flood-gates, canals, drains and ditches.

Also House bill No. 31, entitled:

An Act authorizing the Road Commissioners of White Clay Creek Hundred in New Castle county to fund the floating debt and secure the payment thereof.

Also House Bill No. 52, entitled:

An Act relating to the office of the Comptroler for New Castle county.

Also House Bill No. 67, entitled:

An Act in relation to the roads and highways in Christiana Hundred.

Also House Bill No. 119, entitled:

An Act to make valid certain acknowledgements and affidavits.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following concurrent resolution: House Concurrent Resolution No. 9, entitled:

House Concurrent Resolution: Whereas we have learned with deep regret of the death of the wife of our former United States Senator, Richard R. Kenney, therefore

Resolved by the House of Representatives of the State of Delaware, in General Assembly met, the Senate concurring therein,

That the members of the Senate and House of Representa tives express to Hon. Richard R. Kenny our heartfelt sympathy in this his hour of deep bereavement.

That a copy of these resolutions be sent to Hon. Richard R. Kenny, and that they be spread upon the records of the General Assembly.

And returned the same to the House.

Mr. Allen on behalf of the Committee on Military Affairs to whom had been referred the bill.

House Bill No. 172, entitled:

An Act providing for the maintenance. discipline and regulation of the National Guard of Delaware,

Reported the same back to the House favorably.

Recommending its passage and unanimous support of the House.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill.

House Bill No. 160, entitled:

An Act for the relief of school district No. 116, in Kent county, Delaware,

Reported the same back to the House favorably.

Mr. Richardson from the Committee on Revised Statutes, reported back the bill,

House Bill No. 124, entitled:

An Act relating to the salary of the Auditor of Accounts.

With amendment

On motion of Mr. Taylor the amendment was read.

And on his further motion was adopted.

And further on his motion, the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House,"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Bagg, Cann, Conwell, Cooper, T. O., Evans, Elliott, Holcomb, Keenan, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays—Messrs. Allen, Bennum, Cooper, T.L. Cubbage, Donaway, Harrington, Harvey, Hirons, Knotts, Rash, Richards—11.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cann, the bill, (House Bill No. 215), entitled:

An Act to amend Section 8, Chapter 86 of the Laws of Delaware as published in the Code of 1893, by changing the return day of summons issued upon order of the Chancellor in partition proceedings in the Court of Chancery, from same day in the next term of said Court to the first Monday of the next month, or the next month but one, occuring after twenty days from the time of issuing thereof.

Was read a first time.

On the further motion of Mr. Cann Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Cann the bill, (House Bill No, 216) entitled:

An Act in relation to the National drainage of land.

Was read a first time.

On the further motion of Mr. Cann, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Agriculture and Forestry.

On motion of Mr. Keenan the bill, (House Bill No. 178), entitled:

An Act to repeal Sections 16, 17 and 18 of Chapter 109 of the Revised Code, relating to jurors,

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen. Baggs, Cann, Bennum. Conwell, Cooper, T.L., Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons. Holcomb, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Paradee, Rash, Taylor Williams, Wilson, Mr. Speaker—27.

Nays--Messrs. Richards, Staats-2.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Palmer the bill (Senate Bill No. 20), entitled:

An Act authorizing the Commissioners of School Districts Number 111 and 226, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans, Elliott. Flinn, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Holcomb the bill, (House Bill No. 92), entitled:

An Act prescribing the compensation of Judges ad-litem who may be appointed under Section 18, Article 4 of the Constitution.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as ws.

Yeas—Messrs. Allen, Bennum, Cann. Cooper, T. L., Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—26.

Nays-Messrs. Baggs, Conwell, Messick-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (House Bill No. 217), entitled:

An Act to raise revenue for the State of Delaware by requiring non-resident individuals, co-partnership associations or foreign corporations having their principal places of business without the State of Delaware to secure a license for the purpose of maintaining, operating, using or employing delivery wagons within the State of Delaware,

Was read a first time.

On the further motion of Mr. Hirons, Rule i2 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revenue and Taxtion.

On motion of Mr. Holcomb, the bill, (House Bill No. 218) entitled:

An Act to change the name of Front or Water Street in the city of New Castle, Delaware to "the Strand."

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Holcomb the bill, (House Bill No.174), entitled:

An Act exempting certain school teachers from taking teachers' examinations,

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Conwell. Cooper, T. L., Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Holcomb, James, Keenan. Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Staats, Taylor, Williams, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Knotts the bill, (House Bill No. 138), entitled:

An Act for the protection and preservation of game,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-None.

Nays—Messrs. Allen, Baggs, Bennuin, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Faradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—29.

So the question was decided in the regative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Paradee trom the Committee on Municipal Corporations

reported back with favorable recommendation the bill,

House Bill No. 218, entitled:

An Act to change the name of Front or Water Street, in the city of New Castle, Delaware, to The Strand,

On motion of Mr. Holcomb the bill just reported was taken up for consideration,

Under suspension of rules.

And on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan. Knotts, Lambden, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—28.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Baggs, the bill, (House Bill No. 160), entitled:

An Act for the relief of school district No. 116, in Kent county, Delaware.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts. Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—29.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

Senate Bill No. 37, entitled:

An Act to further amend Chapter 188, of Volume 18, of the Laws of Delaware

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 201, entitled:

An Act providing for the survey and sale of public lands of the State.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 48, entitled:

An Act to authorize the appointment of a night watchman for the State House and fixing the compensation thereof.

Reported the same back to the House favorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 45 entitled:

An Act to amend an Act entitled: An Act for the protection and preservation of squirrels,

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 192, entitled:

An Act relating to the payment of wages in the State of Delaware,

Reported the same back to the House unfavorably.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 194, entitled:

An Act fixing the compensation of the crier of the Courts of the State of Delaware sitting in New Castle county and requiring and enforcing payment to the County Treasurer of all fees collected for use of such officer,

Reported the same back to the house favorably.

Mr Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 205, entitled:

An Act authorizing the regulation of weights and measures in and for New Castle county, to inspect and stamp cans used for the shipment of milk and cream.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 180, entitled:

An Act to prevent over charges and extortion by public officials.

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Paradee the bill (Senate Bill No. 37), entitled:

An Act to further amend Chapter 188, of Volume 18, of the Laws of Delaware

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Bennum, Cann. Conwell.Cooper, T. L., Cooper, T.O., Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts Lambden, McCafferty, Paradee, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Paradee the bill, (House Bill No. 45), entitled:

An Act to amend an Act entitled an Act for the protection and preservation of squirrels.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Bennum, Conwell. Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden,

Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Knotts the House adjourned until to-morrow at 10.30 a. m.

February 14, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing, empowering and directing the Register of Wills in and for Sussex county to make a new general index of wills.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the rewriting and reproduction of Will Record A. No. 9, in the office of the Register of Wills in and for Sussex county, and providing the means for the payment of the expenses thereof.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 78, Vol. 23, Laws of Delaware,
entitled: an Act in relation to the indices of the record of New
Castle county, so as to extend the provision of said Act to Sussex county.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the making of new indices for the office of the Clerk of the Orphans' Court and Register in Chancery, in Sussex county.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act exempting auctioneers who were soldiers or sailors in the Civil War from paying licenses under the license Law of Delaware.

Mr. Cubbage gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize and direct the Insurance Commissioner to have printed and distributed codifications of the Insurance Laws of this State, and of the Banking Laws of this State.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the Insurance Commissioner to have printed and distributed one thousand copies of the fully detailed biennial report of the Insurance Department for the years 1905 and 1906.

Mr Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act making January 1st the moving day for the overseer of the almshonse of Sussex county, whenever there is a change in overseers.

Mr. Newton gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act prescribing the method by which the School Districts of this State may borrow money for the purpose of building and furnishing or improving and enlarging school houses.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a entitled:

An Act increasing the amount of appropriation to the Farmers' Institute of Sussex county.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act concerning the establishment of a general system of the free public schools in relation to the membership of the State Board of Education.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled; an Act concerning the free public schools, being Chapter 67, Vol 21, Laws of Delaware, and the several Acts amendatory thereof.

Mr. Baggs gave notice that on to-morrow or some futureday he would ask leave to introduce a bill entitled:

An Act to amend Chapter 655, Vol. 18, Laws of Delaware, entitled a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover April 10, 1873, providing that the certificate now required by the liquor license laws of this State, shall be signed by twenty-four respectable citizens, at least one half of whom shall be substantial free-holders.

Mr. Wilson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act conferring additional powers on the Board of Directors of the Street and Sewer Department of the city of Wilmington, Delaware, in relation to gas companies.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act making a uniform time for catching oysters in the creeks of Kent county, and providing that such oysters shall be sold by the person catching them to persons other than was prescribed by law.

Mr. Rash gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the tonging of oysters on the natural rocks of Delaware bay.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 118, entitled:

An Act in relation to the consolidation of school districts.

Reported the same back to the House on its merits.

Mr. Corbit on behalf of the Committee on Banking and Insurance, to whom had been referred the bill,

House Bill No. 156, entitled:

An Act to incorporate the mercantile Trust and Safe Deposit Company.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the resolution,

House Joint Resolution No. 12, entitle d:

Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Georgetown.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance, to whom had been referred the resolution,

House Joint Resolution No. 13, entitled:

Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Dover.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the resolution,

House Joint Resolution No. 14, entitled:

Joint Resolution appointing Directors for the Farmers' Bank of the State of Delaware, for the branch at Wilmington,

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 115, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of Walter J. Harrington for services rendered the State.

Also House Bill No. 116, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of John Barr for services redered the State.

Also House Bill No. 117, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of Cornelius J. Horrigan for service rendered the State.

Also Senate Bill No. 19, entitled:

An Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker.

Also Senate bill No. 40, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, being an Act entitled an Act requiring and enforcing payment to the County Treasurer of all fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks.

On motion of Mr. Keenan the bill, (House Bill No. 219), entitled:

An Act to exempt from taxation all persons who served in the Civil War 1861—1865.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revenue and Taxtion. On motion of Mr. Allen, the bill, (House Bill No. 220) entitled:

An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy.

Was read a first time.

On the further motion of Mr. Allen Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Taylor, the bill, (House Bill No. 221), entitled:

An Act to make valid the meetings and proceedings of ditch and drainage companies.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Public Highways.

On motion of Mr. Richards, the bill, (House Bill No. 222), entitled:

An Act to provide a system for the repair and improvement of the public roads, bridges, and causeways in New Castle county, for the collection of Hundred road taxes heretofore assessed and levied, and to repeal all Acts inconsistent therewith.

Was read a first time.

On the further motion of Mr. Richards, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Holcomb, the bill, (House Bill No. 223) entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Harvey, the bill, (House Bill No. 224,) entitled:

An Act to enable the Governor to appoint an additional Notary public for Wilmington Hundred New Castle county, for the office of Howell S. England, Attorney at Law.

Was read a first time.

On the further motion of Mr. Harvey Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Hirons the bill, (House Bill No. 225) entitled:

An Act to repeal an Act entitled: an Act in relation to pleading and practice, passed at Dover, May 28, 1897, and being Chapter 594, Vol. 20, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Wilson, the bill, (House Bill No. 226), entitled:

An Act to amend Chapter 175, Vol. 18, Laws of Delaware, entitled an Act to reincorporate the town of Newark, to provide a per capita assessment of the male citizens of said town,

Was read a first time.

On the further motion of Mr. Wilson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 100 entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrna river to the upper end of the first reach in said river above F.emings Bridge, with a view to shortening the course of the navigable waters of Smyrna river.

Also House Bill No. 82, entitled:

An Act to make valid the records of certain deeds having defective acknowledgements.

Also House Bill No. 129, entitled:

An Act to amend Chapter 92, Vol. 23. Laws of Delaware, entitled an Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover March 30, A. D., 1905.

Also House Bill No. 97, entitled:

An Act to change the names of Clarence L. Bull to Clarence L. Hudson, and Blanch C. Bull to Blanch C. Hudson.

Also House Bill No. 85, entitled:

An Act to amend Chapter 186, Vol. 21, Laws of Delaware. entitled an Act to exempt persons residing in incorporated towns and cities in New Castle county, from payment of tax for county purposes on any dogs owned by them and kept within such towns or cities.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed

the House that the Senate had concurred in the following House bills:

House Bill No. 62, entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Also House Bill No. 104, entitled:

An Act to amend Section 17, of Chapter 99 in the Revised Code of the Laws of Delaware in reference to certain duties of sheriffs and constables of the State.

With amendment.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following resolution:

House Joint Resolution No. 10, entitled:

House Joint Resolution appropriating the sum of three hundred and seventy-five dollars and fifty-five cents, to the incorporated school districts of Smyrna, Dover, Milford and Seaford, to cover deficiency in general appropriation bill passed 1905, providing for attendance of pupils at graded schools from ungraded districts under Chapter 219, Vol. 21, laws of Delaware.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 39, entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow money for the curbing, guttering, grading, widening, paving and improving of streets and avenues in the city of Wilmington, Delaware.

Also Senate bill No. 42, entitled:

An Act authorizing the Newark public schools to borrow money and issue bonds to secure the payment thereof, for the purpose of building a new school house. Also Senate Bill No. 52, entitled:

An Act in relation to the penalty in the official bond of constables in Sussex County.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House bitl.

House Bill No. 64, entitled:

An Act to repeal Chapter 41 of the Revised Code of the State of Delaware, which requires an annual payment by the Levy Court of each county to the Sabbath Schools thereof,

And returned the same to the House.

Mr. Paradee on behalf of the Committee on Municipal Corations, to whom had been referred the bill.

House Bill No. 203, entitled:

An Act relating to the Assessment of real estate in the city of Wilmington.

Reported the same back to the House favorably.

On motion of Mr. Speaker, the bill (Senate Bill No. 39), entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow money for the curbing, guttering, grading, widening, paving and improving of streets and avenues, and the building of sewers and conduits in the city of Wilmington, Delaware.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No, 42), entitled:

An Act authorizing the Newark public schools to borrow money and i-sue bonds to secure the payment thereof, for the purpose of building a new school house.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Education.

On motion of Mr. Speaker, the bill, (Senate Bill No. 52), entitled:

An Act in relation to the penalty in the official bonds of constables in Sussex county.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Hirons, the bill, (House Bill, No. 227), entitled:

An Act authorizing the town Council of the town of Dover to borrow twenty-five thousand dollars for street improvements, and to issue bonds thereof.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal corporations.

On motion of Mr. Hirons the bill, (House Bill No. 228), entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Dover, being Chapter 746, of Vol. 19, of the Laws of Delaware.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. McCafferty the bill, (House Bill No.229), entitled:

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

Was read a first time.

On the further motion of Mr. McCafferty Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Knotts the bill, (House Bill No. 230), entitled:

An Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek as an aid in the propagation of oysters.

Was read a first time.

On the further motion of Mr. Knotts Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Conwell the bill, (House Bill No. 231), entitled:

An Act in relation to school districts of Kent and Sussex counties, not created, consolidated or united by special Act, the school taxes therein and the appointment of teachers.

Was read a first time.

On the further motion of Mr. Conwell Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Newton the vote on House Bill No. 65 was reconsidered.

Mr. Holcomb moved that House Bill No. 65 be referred to the Committee on Temperance.

Which motion

Prevailed.

On motion of Mr. McCafferty the bill (House Bill No. 183), entitled:

An Act in relation to the collection of taxes assessed and levied against property within the State for county, road, poor, municipa!, town and school taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee. Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

Mr. Evans on behalf of the Committee on Appropriations to whom had been referred the bill.

House Bill No. 173, entitled:

An Act appropriate five thousand dollars for the alteration, repair and additions to buildings for the State College for colored students.

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Appropriations, to whom had been referred the bill,

Senate Bill No. 31, entitled:

An Act providing for a contingent fund for the Board of State supplies,

Reported the same back to the House favorably.

On motion of Mr. Taylor the following concurrent resolution was adopted.

House Concurrent Resolution entitle d:

Resolved by the House of Representatives of the State of Delaware, in General Assembly met, the Senate concurring therein,

That the General Assembly requests our United States Senators to use every honorable means to prevent the seating of the Hon. Reed Smoot as a United States Senator from the State of Utah. On motion of Mr. Cann, the bill, (House; Bill No. 184), entitled:

An Act to protect county roads and bridges.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann. Conwell. Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Harvey, Hirons, James, Keenan, Lambden, McCafferty, Newton, Rash, Richards, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (House Bill No. 232) entitled:

An Act to amend Chapter 137, Vol. 23, Laws of Delaware, entitled: an Act for the protection and preservation of squirrels, by exempting certain persons from the provisions of said Act.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Hirons the bill, (House Bill No. 233), entitled:

An Act to amend Chapter 418, Vol. 14, Laws of Delaware, entitled an Act regulating the sale of intoxicating liquors, passed April 10, 1873, relating to the signers of the certificate accom-

paning the application of those desiring a license to keep an inn or tavern and to sell intoxicating liquors.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Cann the bill, (House Bill No. 185), entitled:

An Act to amend Chapter 373. Vol. 22, Laws of Delaware, entitled: an Act for the better protection of fish in the waters of the Cheaspeake and Delaware Canal and its feeders in New Castle county, by permitting carp to be caught with nets or seines.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Ccrbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick, McCafferty, Newton, Faradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (House Bill No. 201), entitled:

An Act providing for the survey and sale of certain public lands of the State,

Was taken up for consideration.

On motion of Mr. Holcomb House Bill No. 201 was recommitted.

On motion of Mr. Hirons, the bill, (House Bill, No. 234), entitled:

An Act to amend an Act entitled an Act to amend Chapter 11, Vol. 15, Delaware Laws, passed at Dover May 19, 1897, and being Chapter 375, Vol. 20, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Cubbage, the bill, (House Bill No. 235), entitled:

An Act to amend an Act entitled an Act to allow the Town Council of Milford to issue bonds for certain purposes, being Chapter 232 of Vol. 19, of the Laws of Delaware.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal corporations.

On motion of Mr. Keenan the bill (House Bill No. 194), entitled:

An Act fixing the compensation of the crier of the Courts of the State of Delaware sitting in New Castle county and requiring and enforcing payment to the County Treasurer of all fees collected for the use of such officer.

Was taken up for consideration and, on his further motion, vas read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee. Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following concurrent resolution:

House Concurrent Resolution.

House Concurrent Resolution.

Resolved by the House of Representatives of the State of Delaware, in General Assembly met, the Senate concurring therein.

That the General Assembly requests our United States Senators to use every honorable means to prevent the seating of the Hon. Reed Smoot as a United States Senator from the State of Utah.

And returned the same to the House.

On motion of Mr. Holcomb, the bill (Senate Bill No. 48), entitled:

An Act to authorize the appointment of a night watchman for the State House and fixing the compensation thereof.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Speaker the bill, (House Bill No, 236), entitled:

An Act to incorporate the Townsend Trust, Title and Safe Deposit Company.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Cubbage the bill, (House Bill No. 237) entitled:

An Act exempting soldiers and sailors of the Civil War from procuring license to act as auctioneers.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second tim by its title, and referred to the Committee on Miscellaneous. On motion of Mr. Hirons the bill, (House Bill No. 175), entitled:

An Act to amend Chapter 746, Vol 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed March 2, 1893, by increasing the amount of appropriation by the Levy Court of Kent county for the repair of roads and streets in said county.

Was taken up for consideration.

On motion of Mr. Garrison House Bill No. 175, was recommitted.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act to compel prison authorities who manufacture artiticles to label such articles prison made.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to re enact an Act entitled an Act to classify certain lands within the city of Wilmington, for the purpose of municipal taxation, being Chapter 105, Vol. 21, Laws of Delaware.

Mr Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to compel the Philadelphia and Washington Railroad Company to stop all passenger trains at the French Street Station in the city of Wilmington.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act taxing dogs in Kent county.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing and appointing a Board of Commissioners for Sewers for the town of Georgetown, which shall establish, control and regulate a system of sewers for said town, prescribing the power and duties of said Board and providing for the election of their successors.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 765, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Georgetown, concerning the increasing of the annual appropriation from the Levy Court of Sussex county.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 765, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Georgetown, concerning the qualification of the Commissioners of said town and the time of holding the annual elections

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 765, Vol. 19, Laws of Delaware. entitled: an Act to reincorporate the town of Georgetown, by increasing the powers of the town Council and authorizing them to prepare, promulgate and publish ordinances compelling all property owners to connect with sewers.

Mr Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the Town Council of Georgetown to levy a special tax for the support of the sewerage system of the town of Georgetown.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act fixing the name of the almshouse in Sussex county.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize the prothonatory of the Superior Court of the State of Delaware, in and for Sussex county, to make Direct Studies of Judgments in his office, using the Campbell system of indexing.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the coroner of New Castle county.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the New Castle Trust and Safe Deposit Company.

Mr. Lambden gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 194, Vol. 23, Laws of Delaware, entitled: an Act to incorporate the town of Seaford, by increasing the Levy Court appropriation.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Mayor and Council of Wilmington to exact a certain percentage of the gross earnings of public service companies and corporations doing business within the city of Wilmington, and partly within and partly without said city, but within the State of Delaware.

Mr. T. O. Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Mayor and Council of Wilmington, to borrow money for park purposes in first ward of Wilmington.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 80, of Chapter 207, Vol. 17, Laws of Delaware, by assessment of franchises as real estate.

Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the prevention of tuberculosis.

Mr. Richards gave notice that on to-morrow or some fuday he would ask leave to introduce a bill entitled:

An Act defining certain misdeameanors on railway cars within the State, and providing penalties.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled an Act providing a General Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act for the improvement of the school houses for colored children in this State and making appropriations therefor.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the town council of Dover to fund the floating indebtedness of said town.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act authorizing the Town Council of the town of Dover, to fund its indebtedness incurred in the enlargement and improvement of its light and water plant, by issuing bonds for twelve thousand dollars, being Chapter 177, of Vol. 23 of the Laws of Delaware.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the Town Council of the Town of Dover to fund a portion of the indebtedness of the said town.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act changing the boundary line between the first and second election districts of the second Representative district of Sussex county.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act creating an additional election district in the second Representative district of Sussex county.

Mr.T.L. Cooper gave notice that on to-morrow or some future

day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to establish a bank and incorporate a company under the name of the Farmers' Bank of the State of Delaware, being Chapter 39,06 Vol. 4, of the Laws of Delaware, and the Acts supplementary thereto.

Mr.T.L Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Investors' and Depositors' Trust and Safe Deposit Company.

Mr.T.L.Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing the mode by which the charter of the Farmers' Bank of the State of Delaware and the supplementary Acts thereto, may be amended.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act regulating the planting of poles and the stringing of wires for the transmission of light, tension currents by electric light companies in this state.

Mr. McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 1 of Chapter 241, Vol. 18, Laws of Delaware, entitled: an Act relating to taxes for county and municipal purposes.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to allow the town Council of Milford to issue bonds for certain purposes, being Chapter 232, of Vol. 19 of the Laws of Delaware.

Mr. Corbit gave notice that on to-morrow or some fu-

ture day he would ask leave to introduce a bill entitled.

An Act to amend an Act entitled: an Act providing for the estab ishment and maintenance of free public libraries.

Mr. Harvey gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act requiring the placing of safety gates at a certain crossing on the Concord pike, in Brandywine Hundred, by the B. & O. R. R. Company.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 101 of an Act providing a general Corporation Law concerning electric lines.

Mr. Evans gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 17, Vol. 22, Laws of Delaware, and to re-enact Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufactures and for other purposes.

Mr. Evans gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend the Act entitled: an Act to raise revenue for the State by taxing manufacturers and for other purposes, being Chapter 24, of Volume 14, Laws of Delaware as supplemented by Chapter 364, of Volume 14, Laws of Delaware, and as amended by Chapters 10 and 11, of Vol. 15, Laws of Delaware and as amended by Chapter 17, of Vol. 22, Laws of Delaware, as codified on page 69 of the Revised Code.

On motion of Mr. Cubbage, the bill, (House Bill No. 54), entitled:

An Act relating to the provisions of life insurance policies.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann, Conwell. Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richards, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the bill, (House Bill No. 55), entitled:

An Act regulating life insurance companies and prohibiting the diversion of funds for political purposes.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs, Cann, Conwell. Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richards, Taylor, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions to whom had been referred the bill,

House Bill No. 17, entitled:

An Act in relation to the erection of additional buildings, and for the improvement for the Delaware State Hospital at Farnhurst and to provide the necessary funds thereof.

Reported the same back to the House favorably.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions to whom had been referred the bill,

House Bill No. 90, entitled:

An Act appropriating twenty-five hundred dollars, (\$2,500) for the maintenance and support of the Old Peoples' Home at Dover,

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Cubbage, the bill, (House Bill No. 56), entitled:

An Act to prohibit misrepresentations by life insurance companies,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, James, Knotts, Lambden, Messick, Palmer, Rash, Richards, Taylor, Williams, Mr. Speaker—23.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the bill, (House Bill No. 57) entitled:

An Act requiring an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, James, Knotts, Lambden, Messick, Rash, Richards, Taylor, Williams, Mr. Speaker—23.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (House Bill No. 188), entitled:

An Act to amend Chapter 277, Vol. 22, Laws of Delaware, entitled: an Act in relation to the collection of taxes for Kent county, providing for the collection of taxes,

Was taken up for consideration and, on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Lamb-

den, Messick, Rash, Richards, Taylor, Williams, Mr. Speaker —24.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. T.O.Cooper the bill, (House Bill No. 238), entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow twenty thousand dollars for the purchase and maintenance of a park in the first ward of the city of Wilmington.

Was read a first time.

On the further motion of Mr.T.O.Cooper Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Taylor the House adjourned until to-morrow at 10.30 a. m.

February 15, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

Mr. Harrington gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to compel the Delaware Railroad Company to place a light or lights at street crossings within the corporate limits of the town of Harrington.

Mr. Harrington gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to compel the Delaware Railroad Company to keep a flagman at street crossings within the corporate limits of the town of Harrington.

Mr. Harrington gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act entitled: an Act to amend Chapter 128 of the Revised Code, being Chapter 190, Vol. 15, Laws of Delaware, by providing for appeal in trespass cases.

Mr. Williams gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to increase the revenue of the city of Wilmington by increasing the liquor license. Mr. Williams gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act protecting the owners of land against the tenant.

Mr. T. O. Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act for the relief of The House Mission, a corporation of the State of Delaware.

Mr. T.O Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 366, Vol. 22, Laws of Delaware, entitled: an Act for the relief of the Sunday Breakfast Mission, extending the provision thereof to the House Mission, a corporation of the State of Delaware.

Mr.T.O.Cooper gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

A supplement to an Act in relation to peddlers within the county of New Castle.

Mr. T.O. Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing a clerk for the Auditor of Accounts.

Mr. T.O.Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the City Title and Trust Company of Wilmington, Delaware.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 60, Vol 23, Laws of Delaware, being an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks, by providing for an increase in the percentage to be paid to the clerks of the peace of Kent and Sussex counties.

Mr. Newton gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by requiring the manufacturers and distillers of liquors who sell to purchasers on the premises to take out an annual license and fixing the fee therefor at five hundred dollars.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating five thousand dollars to the Board of managers of the Old Folks' Home of Dover and for other purposes.

Mr Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act .o provide permanent good roads for Kent and Sussex counties by appropriating thirty thousand dollars annually thereof.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act establishing a State Hospital for the treatment of contagious or dangerous diseases and a free medical dispensary and making an appropriation therefor.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for a payment of a part of the debt of this State by an issue of bonds of the State.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating the sum of ten thousand dollars for the remodeling of the State House and State Library.

Mr. Newton gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate freight rates charged by any railroad company, steamboat company, or trolley road in the State of Delaware.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to revise, re-index and annotate the Revised Code of 1852 as amended etc., 1893.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend Chapter 20, Vol. 19, Laws of Delaware, being an Act entitled: an Act concerning the mortgages held by the State against the Junction and Breakwater Railroad Company and the Breakwater and and Frankford Railroad Company, respectively, by increasing the rate of interest to be paid on said mortgages.

Mr. Holcomb gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act to revise and change the limits of the third and fourth election districts of the tenth Representarive district of New Castle county, and providing for inspectors thereof.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act defining certain nuisances in public conveyances, on railways, and prescribing penalties therefor.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 334, Vol. 22, Laws of Delaware, being an Act to regulate the business of detectives within the State of Delaware.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Substitute for Senate Bill No. 27, entitled:

An Act fixing the time for holding school eletions in Kent county.

Also Senate Bill No. 38, entitled:

An Act to amend Chapter 99 of the Revised Code in relation to forthwith writ of summons issued by justices of the Peace

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 115, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of Walter J. Harrington for services rendered the State.

House Bill No. 116, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of John Bair for services rendered the State.

Also House Bill No. 117, entitled:

An Act appropriating certain money out of the Treasury of this State to pay the claim of Cornelius J. Horrigan for services rendered the State.

And returned the same to the House.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill.

House Bill No. 213 entitled:

An Act to regulate fishing in the waters of the Cheaspeake and Delaware Canal and its tributaries,

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

Senate Bill No. 28, entitled:

An Act prohibiting the catching of fish in the fresh waters ponds, lakes and streams of the State by means of gill nets

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill.

Senate Bill No. 10.

An Act to amend Chapter 372, Vol. 22, Laws of Delaware, being an Act entitled an Act for the protection of black bass in the fresh water streams and the lakes and ponds within the jurisdiction of Delaware by changing the time in which it shall be lawful to catch or fish for black bass.

Reported the same back to the House favorably.

On motion of Mr. James the House Joint Resolution No. 23, entitled:

A Joint Resolution calling upon the County Treasurer of Sussex county and State of Delaware to furnish certain information in regard to special road tax for Broad Creek hundred, Sussex county and State of Delaware.

Was read and referred to the Committee on Public Highways.

On motion of Mr. Conwell the following resolution was adopted.

Whereas certain insinuations and charges have been inadvisedly made against the County Superintendents,

Resolved, that the House expresses its confidence in the County Superintendents.

On motion of Mr. Messick, the bill, (House Bill, No. 239), entitled:

An Act to authorize the Prothonotary of the Snperior Court of the State of De aware in and for Snssex county, to make direct indices of judgements in his office, using the Campbell system of indexing.

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary. On motion of Mr. Hirons the bill, (House Bill No. 240), entitled:

An Act to amend an Act entitled: an Act regulating the practice of medicine and surgery in this State, passed at Dover April 18, 1895.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Public Health.

On motion of Mr. Paradee, the bill, (House Bill No. 241), entitled:

An Act to authorize the submission to the people of Wilmington of questions of public policy in connection with the affairs of the said city.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspend ed as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal corporations.

On motion of Mr. Keenan the bill (House Bill No. 242), entitled:

An Act to amend Section 80 of Chapter 17, Laws of Delaware, by assessing franchises as real estate.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

Mr Garrison on behalf of the Committee on Agriculture and Forestry, to whom had been referred the bill,

House Bill No. 216, entitled:

An Act in relation to the natural drainage of land.

Reported the same back to the House favorably.

Mr. T. O. Cooper on behalf of the Committee on Public Health to whom had been referred the bill,

House Bill No. 191, entitled:

An Act relating to the dressing of certain animals.

Reported the same back to the House favorably.

Mr. T. O. Cooper, on behalf of the Committee on Public Health, to whom had been referred the bill,

House Bill No. 197, entitled:

An Act to amend Chapter 451, Vol. 20, Laws of Delaware, entitled an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die of anthrax.

Reported the same back to the House favorably.

Mr. T. O Cooper on behalf of the Committee on Public Health, to whom had been referred the bill,

House Bill No. 204, entitled:

An Act to establish the State Live Stock Sanitary Board of Delaware, and to provide for the control and suppression of dangerous contagious or infectious diseases of domestic animals.

Reported the same back to the House unfavorbly.

On motion of Mr. Holcomb the bill, (House Bill No. 13), entitled:

An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed, and providing penalties for the violation of this Act.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Harrington, James, McCafferty, Taylor, Mr.Speaker—9.

Nays—Messrs. Baggs, Bennum, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, Newton, Paradee, Palmer, Rash, Richards, Williams, Wilson—20.

So the question was decided in the negative, and the bill not having received the required constitional majority,

Was declared Lost.

Mr. Elliott gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act to divide the first election district of the Fifth Representative District of Sussex County into two election districts.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend Chapter 153, Volume 23, Laws of Delaware.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act to raise revenue for the City of Wilmington by taxing certain Corporations.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act in relation to Insurance Companies doing business in this State.

Mr. McCafferty gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 23, Vol. 19, Laws of Delaware.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act recognizing and declaring that there is a distinction between the race of people in Sussex county commonly called Moors or Indians, and negroes, declaring them to be distinct races.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

A supplement to an Act entitled: an Act concerning the establishment of a general system of free public schools, approved at Dover May 12, 1898, by providing for laying out and establishing school districts for certain Indians or Moors in Sussex county.

Mr. Lambden gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act to divide the second election district of Representative district Number two in Sussex county into two election districts.

Mr. Lambden gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act designating the voting places in the second and third election districts of Representative district Number two in Sussex county.

Mr. Lambden gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act designating who shall be inspector of the second election district of Representative district Number two in Sussex county, and providing for the appointment of an inspector for the third election district of Representative district Number two in Sussex county, to hold the election in said election district at the general election in the year 1908.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 83, Vol. 23, Laws of Delaware.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act increasing the jurisdiction of the justices of the Peace of New Castle County.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Chapter 77, Vol. 22, Laws of Delaware.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to Insurance companies doing business in this State.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the city of Wilmington by taxing certain corporations.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 153, Vol. 23, Laws of Delaware.

Mr. Allen gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 23, Vol. 19, Laws of Delaware.

Mr. Baggs gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act imposing a State tax on malt liquors, and providing for the collection thereof.

Mr. Baggs gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act imposing a State tax upon public service corporations, and providing for the collection thereof.

Mr. Baggs gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act imposing a State tax on State and National Banks, Trust Companies and Savings Banks, and providing for the collection thereof. Mr. Baggs gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by imposing a tax for the benefit of the State, upon the property or estate transferred on the death of deceased persons.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend the Act entitled: an Act to establish the New Castle county Workhouse, and amendments thereto, by striking out the word "workhouse" wherever the same appears in said Act or amendments thereto, and substituting in lieu thereof the word "penitentiary."

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the salary of the State Detectivs.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to intruce a bill entitled:

An Act to increase the tax on life insurance premiums collected in this State.

Mr. Palmer gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to create a vacant land commission.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide a tax on inheritance.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the department of elections of the city of Wilmington.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to protect gas consumers.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide for the publication of the error and delinquent list of municipal and county tax collectors in New Castle county.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the duties of the Comptroller of New Castle county.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Section 6 of Chapter 84, page 636 of the Revised Code, prescribing under what conditions a lost will and testament admitted to probate or filed of Record in another State, Territory or foreign country, may be admitted to probate and recorded in this State.

Be it enacted by the Senate and House of Representatives of the State of Delaware in General Assembly met.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to protect travelers on Railroads and Railways.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the appointment of a public service Commissioner.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act imposing a tax upon trolley cars.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to pleading and practice.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for a two cent passenger rate on all rail-roads doing business in this State.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prevent the illegal use of money at elections.

Mr. Elliott gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to give the trustee of an estate a right to vote on the taxation of the same.

Mr. Elliott gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to reincorporate the town of Delmar, Sussex county Delaware.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to practice and evidence.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to road overseers in Kent county.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the Levy court of Kent county.

Mr. Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to property notes.

Mr Knotts gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to divide the second election district of the eighth Representative district, Kent county, into two election districts.

Mr. Corbit gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend Chapter 17, Vol. 22, Laws of Delaware, entitled: an Act to amend Chapter 24, Vol. 14, Laws of Delaware as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware; entitled: an Act to raise revenue for the State by taxing manufactures and for other purposes, by exempting certain manufacturers from taking out licenses.

Mr. Corbit gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to refund certain bonds of indebtedness against the town of Middletown.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating the Gravelly Run Marsh Company.

. Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to improve the telephone service of the State of Delaware.

Mr. Harvey gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to change the election districts of Bradywine Hundred, New Castle county.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for a joint Committee of two on the part of the Senate and three on the part of the House to settle with certain State officers in January, 1908.

On motion of Mr. McCafferty the bill, (House Bill No. 213), entitled:

An Act to regulate fishing in the waters of the Cheaspeake and Delaware canal and its tributaries,

Under suspension of rules.

Was taken up for consideration.

On motion of Mr. Palmer House Bill No. 213 was recommitted.

February 14, 1907.

To the Members of the House of Representatives, of the State of Delaware,

Dover, Delaware,

Gentlemen:

In behalf of the Trustees, the Faculty and the students of Delaware College, I respectfully invite the members of the General Assembly of Delaware to visit Delaware College at such time during the present Legislative session that may be most agreeable to them, and I hope they will accept this invitation to come as a body, and to see the working of the college in which all are interested.

Believe me, I am

Yours with much respect,

GEO. A. HORTER,

President.

On motion of Mr. Wilson the invitation was accepted and ordered spread on the minutes.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 39, entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow money for the curbing, guttering, grading, widening, paving and improving of streets and avenues and the building of sewers and conduits in the city of Wilmington, Delaware,

Reported the same back to the House favorably.

On motion of Mr. Richardson the bill, (Senate Bill No. 16) entitled:

€.

An Act to further amend an Act entitled an Act to incorporate the Ferris Reform School.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Taylor the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

Mr. Sterner being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill.

Senate Bill No. 54.

An Act to compel the attendance of children at the public schools of the State.

And presented the same to the House.

On motion of Mr. Keenan the bill, (House Bill No, 243), entitled:

An Act in relation to Municipal Corporations.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No. 54), entitled:

An Act to compel the attendance of children at the public schools of the State.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to reincorporate Delaware College, amend its charter, and appropriate money for its use.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to create the office of actuary and examiner for the Insurance Department of this State, to prescribe his duties and powers, and to fix his compension.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils and burning fluids, by increasing the fire tests, and providing for the method or manner of making such tests and by whom such tests shall be made.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the catching of terrapins.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 330, Vol. 22, Laws of Delaware.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 99, Vol. 22, of the Laws of Delaware.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to merchants selling at retail.

Mr. Richardson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide revenue for the State.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act empowering the Mayor and Council of the city of Wilmington to issue bonds to the extent of 10% of its assessed valuation.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act fixing compensation for voters' assistant by providing payment for their service.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the city of Wilmington, by permitting the Mayor and Council of Wilmington to levy a tax for municipal purposes on all public service corporations using the streets of Wilmington.

Mr. Keenan gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to securing and maintaining a water supply system for the city of Wilmington.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 139, Vol. 23, Laws of Delaware, being an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Delaware, by providing that the Levy Court of New Castle county shall be authorized to do certain work without submission to competitive bidding.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act creating a board of Park Commissioners of the city of Wilmington.

Mr. Keenan gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Merchant's Trust and Safe Deposit Company.

Mr Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating certain money to build a new State Library.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the sale and exchange of certain books to the Delaware State Library.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act for the protection of oysters and oyster beds in this State.

Mr. Taylor gave notice that on to-morrow or some future day he would ask leave to intruce a bill entitled:

An Act regulating the catching and taking of oysters in this State.

Mr. Evans gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the holding of any election in New Castle county, for Hundred, County, Municipal and State officers in any licensed Inn or Tavern.

Mr. Evans gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the granting of licenses for the sale of intoxicating liquors; increasing license fees for the sale thereof; providing for the distribution of such fees; and providing that all powers and authority in any way connected with or relating to the granting or assigning of licenses to keep inns or taverns for the sale of intoxicating liquors shall be vested in a board of excise commissioners to be appointed by the Governor.

Mr. Evans gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the granting of licenses for the sale of intoxicating liquors and providing that all power and authority in any way connected with or relating to the granting or assigning of licenses to keep inns or taverns for the sale of intoxicating liquors shall be vested in a Board of excise commissioners to be appointed by the Governor

Mr. Evans gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled: An Act to amend Chapter 555, Vol. 18, Laws of Delaware, entitled, a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover, April 10, 1873, by providing for an increase in the price of a license to keep an inn or tavern, and for the distribution of the license fees so received.

Mr. Harrington gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the licensing of retailers of intoxicating liquors and providing a high license law.

Mr. Harrington gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to reincorporate the town of Harrington and increase the appropriation from the Levy Court.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act authorizing the county school commission to make necessary changes in the boundary lines of the school districts for colored children, within the county of its jurisdiction.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the sale of liquors within certain hours.

Mr. Garrison gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An Act to regulate the sale of liquors within certain hours.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the business of fire insurance in this State'

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the practice of law in the courts of this State.

Mr. Holcomb gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for State directors or Trustees on all boards of bodies receiving State aid.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act creating a State police department and providing maintenance for same.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in reference to exempting certain persons from paying a manufacturers' tax.

Mr. T. L. Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the Central Kent County Savings and Trust Company.

Mr.T.L. Cooper gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to incorporate the lower Delaware Trust Company.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to raise revenue for the State by imposing a State tax upon the stock of all Trust Companies, Banking Institutions and Banks.

On motion of Mr. Richardson House Joint Resolution No. 24, entitled:

A Joint Resolution providing for the investigation of certain matters relating to Delaware college.

Was read a first time and referred to the Committee on Education.

On motion of Mr. Taylor, House Joint Resolution No. 25, entitled:

House Joint Resolution providing for the appointment of a committee to have plans drawn for a new State Capitol building with library attached,

Was read a first time and referred to the Committee on Public Buildings.

On motion of Mr. Taylor the bill, (House Bill No. 244), entitled:

An Act in relation to overcharges upon express packages,

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Private Corporations.

On motion of Mr. Taylor, the bill, (House Bill No. 245), entitled:

An Act regulating the delivery of express packages.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

Mr. Messick presented a Joint Resolution entitled:

House Joint Resolution No. 15 appropriating money for the printing of certain valuable papers and documents relating and referring to the earliest history of the State of Delaware.

Which on his motion was read.

Mr. Messick moved that the Joint Resolution be adopted.

On the question, "Shall the Joint Resolution be adopted?"

. The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage. Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Williams, Wilson, Mr. Speaker—29.

Nays-Messrs. Conwell, Harrington-2.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Flinn, the bill, (House Bill, No. 246), entitled:

An Act to amend Chapter 454, Vol. 11, Laws of Delaware, entitled an Act for the suppression of gambling, being Chapter 132 of the Revised Code, by prohibiting certain forms of gambling.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Holcomb the bill (House Bill No. 247), entitled:

An Act to incorporate the New Castle Trust and Safe Deposit Company,

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

Mr. Paradee on behalf of the Committee on Municipal Corations to whom had been referred the bill,

House Bill No. 186, entitled:

An Act to incorporate the town of Bethany Beach and giving it authority to issue bonds.

Reported the same back to the House favorably.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating three hundred dollars to Rev. C. H. B. Turner for printing certain valuable papers and documents relating and referring to the earliest history of the State of Delaware.

Mr. Harvey gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act giving the road tax collector of Brandywine hundred the same power as county tax collectors now have.

Mr. Corbit gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend Chapter 745, Vol. 19, Laws of Delaware, entitled: an Act to provide for the lighting of Middletown, relating to the powers of the collector.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regarding the salary of Superintendent of public schools of New Castle county.

Mr. Cann gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to permit a wife to testify for or against her husband in both Criminal and Civil courts.

Mr. Wilson gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act regulating the lettering upon bags containing fertilizer.

Mr. Cubbage gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to provide State supervision over banks and investment companies in the State of Delaware.

Mr. Richards gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled.

An Act in relation to wholesale liquor dealers in the State of Delaware.

Mr. Paradee gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to prohibit the use of labels on prison made clothes with the intention of deception.

Mr. Rash gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to fix employer's liability in certain cases, and prescribing rules of pleading, practice and evidence in such cases.

Mr. McCafferty gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act to amend an Act to provide for public parks for the use of the citizens of the city of Wilmington and its vicinity, passed at Dover March 13, 1883, by providing that vacancies in the board of Park Commissioners shall be filled by appointment by the Mayor of the city of Wilmington.

Mr. Willams gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to regulate the practice of optometry in Delaware.

Mr. Conwell gave notice that on tomorrow or some future day he would ask leave to introduce a bill, entitled:

An Act to provide for the condemnation of lands and the vesting of title thereto in the Government of the United States, for the purpose of improving or shortening the water courses of navigable streams in the State of Delaware.

Mr. Conwell gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to proposed canals intended as free water

ways for the purpose of shortening the course of the navigable waters of St. Jones River.

Mr Conwell gave notice that on to-morrow or some futureday he would ask leave to introduce a bill entitled:

An Act to provide for the condemnation of lands for the purpose of shortening the water course of St. Jones River.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize any person, firm, association or corporation of this State, engaged in navigation to acquire title to lands for the purpose of improving or shortening the water courses of any navigable streams in this State.

Mr. Hirons gave notice that on to morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to mechanics' liens.

Mr. Hirons gave notice that on tomorrow or some future day he would ask leave o introduce a bill entitled:

An Act regulating the school funds of Kent county deposit ed in the Farmers' Bank at Dover.

Mr. Conwell gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to authorize corporations of this State engaged in navigation to acquire title to lands by condemnation proceedings for the purpose of improving or shortening the water courses of navigable streams of this State.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act in relation to the lien of judgments.

. .

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to amend an Act providing a General Corporation Law.

Mr. Messick gave notice that on to-morrow or some future

day he would ask leave to introduce a bill entitled:

An Act providing for the purchase of lands in Sussex county by the Levy Court Commissioners of any district, to procure material for use upon the roads of Sussex county.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act providing for the condemnation of lands in Sussex county by the Levy Court Commissioners of any district to procure material for use upon the roads of Sussex county.

Mr. Messick gave notice that on tomorrow or some future day he would ask leave to introduce a bill entitled:

An Act to establish a Sussex county workhouse.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to repeal Section 21, Chapter 9, Laws of Delaware, relating to the clerk of the Peace.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act to protect breeders and raisers of poultry from the depredations of dogs.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act appropriating one thousand dollars for the purchase of a gravel bed, the material to be used for improving the foads of Georgetown Hundred.

Mr. Hirons gave notice that on to-morrow or some future day he would ask leave to introduce a bill entitled:

An Act relating to the improvment of the public highways in the State.

On motion of Mr. Newton, the bill, (House Bill No. 248), entitled:

An Act to amend Section 7, Chapter 60, Vol 23, Laws of Delaware, being an Act requiring and enforcing payment to the County

Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks,

Was read a first time.

On the further motion of Mr. Newton,, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Allen the bill, (House Bill No. 249), entitled:

. An Act to amend Section. 101 of an Act providing a General Corporation Law concerning electric lines.

Was read a first time.

On the further motion of Mr. Allen, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

On motion of Mr. Messick the House adjourned until Monday, February 18th, 1907, at 10.30 a. m.

February 18, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs, Allen, Bennum, Cann, Conwell, Cooper, Thomas L., Cooper, Thomas O., Corbit, Cubbage, Evans, Elliott, Flinn, Gairison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Mr. Speaker.

Reading of the Journal dispensed with.

A Resolution concerning bills relating to the city of Wilmington.

Whereas, a number of bills have been introduced in the General Assembly relating to the city of Wilmington and it may not be for the best interests of the city that said bills should become laws, now,

Be it resolved that the General Assembly be requested to ignore any and all bills relating to the city of Wilmington unless the same shall have been or shall be approved by either the Council of Wilmington or the Law Committee of Council, and

Be it further resolved, that the Clerk of the Council of Wilmington be directed to send at once to the Speaker of the respective Houses of the General Assembly and to the Wilmington members thereof, copies of this Resolution.

City of Wilmington, Delaware, February 16, 1907. Hon. Joseph E. McCafferty,

Dear Sir:-

The enclosed resolution was unauimously adopted by the City Council of Wilmington, Feb. 14, 1907.

Respectfully yours,

THOS. S. LEWIS,

Clerk of City Council.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 62, entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Also House Bill No. 82, entitled:

An Act to make valid the record of certain deeds having defective acknowledgements.

Also House Bill No. 85, entitled:

An Act to amend Chapter 186, Vol. 21, Laws of Delaware, entitled: an Act to exempt persons residing in incorporated towns and cities in New Castle county from payment of tax for county purposes on any dog owned by them and kept within such towns and cities.

Also House Bill No. 97, entitled:

An Act to change the names of Clarence L. Bull to Clarence L. Hudson, and Blanche C. Bull to Blanche C. Hudson.

Also Substitute for House Bill No. 94, entitled:

An Act to prohibit on and after Jan. 1st, 1908, any increase in the Salary or emoluments attached to any State or County office during the incumbency of the officer.

Amendment to House Bill No. 104.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 100, entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrna river to the upper end of the first reach in said river above Fleming's Bridge, with a view to shortening the course of the navigable waters of Smyrna river.

Also House Bill No. 129, entitled:

An Act to amend Chapter 92, Vol. 23, Laws of Delaware, entitled an Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover, Match 30, A. D. 1905.

Also House Joint Resolution No. 10, entitled:

House Joint Resolution appropriating the sum of Three Hundred and Seventy-five dollars and fifty-five cents to the incorporated school districts of Smyrna, Dover, Milford and Seaford, to cover deficiency in General appropriation bill, passed 1905, providing for attendance of pupils at graded schools from ungraded districts, under Chapter 219, Vol. 21, Laws of Delaware.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Substitute for Senate Bill No. 27, entitled:

An Act fixing the time for holding school meetings in Kent county.

Also Senate Bill No. 38, entitled:

An Act to amend Chapter 99 of the Revised Code in relation to forthwith writ of summons issued by Justices of the Peace.

On motion of Mr. Keenan, the bill, (House Bill No. 250,) entitled:

An Act to limit railroad fares in the State of Delaware.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Lambden the bill, (House Bill No. 251), entitled:

An Act to amend Chapter 194, Volume 23. Laws of Delaware, entitled: an Act to incorporate the town of Seaford by increasing the Levy Court appropriation.

Was read a first time.

On the further motion of Mr. Lambden Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Municipal Corporations.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 133, entitled:

An Act to authorize the Secretary of State to procure a new seal to be used as the Great Seal of the State of Delaware, and for other purposes.

Also House Bill No. 69, entitled:

An Act authorizing the Delaware Board of Pharmacy to enter into reciprocal relations with Boards of Pharmacy of other States and to become a member of the National Association of Boards of Pharmacy.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 102, entitled:

An Act to make valid and legal the marriage of Henry Jes-

ter and Julia A. Jester his wife.

Also House Bill Not 109, entitled:

An Act directing Robert H. Burns, County Treasurer of New Castle county, to pay to the Board of Public Education in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington for the years 1902, 1903, 1904 and 1905, and providing for the distribution of the same.

Also House Bill No. 128, entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington to issue bonds covering the real estate of said corporation for the purpose of raising sums of money to be used in erecting, furnishing and equiping new school houses in the city of Wilmington.

Also House Bill No 125, entitled:

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis.

Also House Bill No. 98, entitled:

An Act to change the name of Elsie L. Seamore to Elsie L. Collins, and making her by adoption the daughter and heir-at-law of Roland R. Collins.

Also House Bill No. 105, entitled:

An Act in relation to lands sold for county taxes in New Castle county.

And returned the same to the House.

Mr. Sterner being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 56, entitled:

An Act creating a Board of Revision of Assessment for each Hundred or Assessment district in New Castle county.

Also Senate Bill No. 61.

An Act to provide for the education and training of the indigent adult blind persons of the State of Delaware.

And presented the same to the House.

Mr. Sterner, clerk of the Senate, being admitted presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 48, entitled:

An Act to authorize the appointment of a night watchman for the State House and fixing the compensation thereof.

Also Senate Bill No. 20, entitled:

An Act authorizing the Commissioners of school districts Numbers 111 and 226, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Also Senate Bill No. 37, entitled:

An Act to further amend Chapter 188, Vol. 18, Laws of Delaware: entitled an Act in relation to the streets and sewers in the city of Wilmington, passed at Dover April 20th, 1887, relative to the expenses of the street and sewer department.

· Also Senate Bill No. 16, entitled:

An Act to further amend an Act entitled: an Act to incorporate the Ferris Reform school.

And presented the same to the House.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Joint Resolution No. 22, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the School Laws,

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill.

Senate Bill No. 42, entitled:

An Act authorizing the Newark public schools to borrow money and issue bonds to secure the payment thereof, for the purpose of building a new school house.

Reported the same back to the House favorbly.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had now concurred in the following House bill,

House Bill No. 37, entitled:

An Act to amend Section 3. Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government by changing the license fee of photographers.

And returned the same to the House.

On motion of Mr. Keenan the bill (House Bill No. 252), entitled:

An Act to amend Section 1, Chapter 241, Vol. 18, Laws of Delaware entitled: an Act relating to taxes for county and municipal purposes,

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No. 56) entitled:

An Act creating a Board of Revision of Assessments for each Hundred or Assessment district in New Castle county.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time

by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker the bill, (Senate Bill No. 61), entitled:

An Act to provide for the education and training of the indigent adult blind persons of the State of Delaware.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education

On motion of Mr. Taylor the bill, (House Bill No, 253), entitled:

An Act authorizing the appointment of a Joint Committee of two on the part of the Senate and three on the part of the House to settle with the State Treasurer, Auditor of Accounts, Secretary of State, Insurance Commissioners and Clerk of the Senate and House of Representatives at a meeting to be held on the third Tuesday of January, 1908, authorizing the employment of expert assistance and the payment of the expenses of the same.

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on session of said Committee.

. Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the substitute bill,

House Bill No. 114, entitled:

An Act making counties liable in Actions Ex Contractu and Ex Delicto.

Reported the same back to the House on its merits.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill.

House Bill No. 33, entitled:

An Act to amend an Act entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain officers, regulating accounts of fees and audits thereof, and fixing the compensation of such officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent county.

Reported the same back to the House on its merits.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 32, entitled:

An Act to change the name of Alice Snyder to Emma Mildred Boyer and make her by adoption a daughter and heir-at-law of Lewis F. Boyer.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill.

House Bill No. 66, entitled:

An Act to amend Chapter 126, Vol. 23, Laws of Delaware, entitled: an Act providing for commitment to the New Castle county Workhouse of certain classes of prisoners in Kent and Sussex counties.

Reported the same back to the House on its merits.

Mr. Richardson, on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 155, entitled:

An Act to amend an Act entitled, an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, relative to the collection of certain taxes.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 130, entitled.

An Act to amend Section 7, Chapter 60, Vol 23, Laws of Delaware, being an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks, approved April 6th, A. D., 1905, by increasing the salary of the Coroner of Sussex county.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the substitute bill,

Senate Bill No. 30, entitled.

An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled, an Act regulating the furnishing of supplies for the State, defining the character of advertisements for proposals for supplies, and when such advertisements may be omitted.

Reported the same back to the House favorably.

Mr Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 168, entitled:

An Act to authorize the Register of Wills of the State of Delaware in and for Kent county to make new indices for wills, and executors' and administrators' accounts recorded in his office.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 49, entitled:

An Act to amend an Act entitled: an Act to authorize the appointment of a janitor for the State House being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 58, entitled:

An Act striking out of the Statutes of the State of Delaware, all provisions in relation to the payment of a registration fee as a qualification to vote.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 215, entitled:

An Act to amend Section 8, Chapter 86, Laws of Delaware, as published in the Revised Code of 1893 by changing the return day of summons issued upon order of the Chanceller in partition proceedings in the Court of Chancery from some day in the next term of said Court to the first Monday of the next month but one occurring after twenty days from the time of the issuing thereof.

Reported the same back to the House favorably.

On motion of Mr Newton, the bill, (Senate Substitute for House Bill No. 70), entitled:

An Act to divide the second election district of the third Representation district of Sussex county.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Paradee, the bill, (House Bill, No. 254), entitled:

An Act to repeal Chapter 77, Vol. 22, Laws of Delaware, entitled: an Act creating the office of deputy Coroner.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

Mr. Messick asked that the Senate Joint resolution, No. 12 entitled:

Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Georgetown.

Be read.

Mr. Messick moved that the Joint Resolution be adopted.

On the question, "Shall the Joint Resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Evans, Elliott, Flinn, Garrison, Harrington, Harvey Hirons, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—21.

Navs-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared Adopted.

Ordered to the Senate for concurrence.

Mr: Messick asked that the Senate Joint Resolution, No. 13, entitled:

Joint Resolution appointing directors on the part of the State for the Farmers' Bank of the State of Delaware at Dover.

Be read.

Mr. Messick moved that the Joint Resolution be adopted.

On the question "Shall the Joint Resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper,

T. L, Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hi ons. James, Keenan, Knotts, Lambden, Messick, McC. fferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—30

Nays-None.

So the question was decided in the affirmative and the Joint Resolution having received the required constitutional majority.

Was declared

Adopted.

Ordered to the Senate for concurrence.

Mr. Messick asked that the Senate Joint Resolution No. 14, entitled:

Joint Resolution appointing directors for the Farmers' Bank of the State of Delaware, for the Branch at Wilmington.

Be read.

Mr. Messick moved that the Joint Resolution be adopted.

On the question, "Shall the Joint Resolution be adopted?"

The yeas and nays were ordered which being taken were as ollows.

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the Joint Resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Cann, the bill, (House Bill No. 216), entitled:

An Act in relation to the natural drainage of land.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, Corbit, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee the bill, (Senate Bill No. 39), entled:

. An Act to authorize the Mayor and Council of Wilmington to borrow money for the curbing, guttering, grading, widening, paving and improving of streets and avenues, and the building of sewers and conduits in the city of Wilmington, Delaware.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richardson, Staats, Taylor, Wilson Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative and the bill

having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

Mr. Elliott from the Committee on Miscellaneous, reported back the bill,

House Bill No. 180, entitled:

Ad Act to prevent over charges and extortion by public officials.

With amendment.

On motion of Mr. Keenan the amendment was read.

And on his further motion was adopted.

And further on his motion, the bill as amended, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs Bennum, Cann, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill.

House Bill No. 146, entitled:

An Act to amend Section 23, Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government, passed March 22nd, 1857, providing that express companies shall transport free of charge all books, papers and public, documents for the State Treasurer and Auditor of Accounts.

Reported the same back to the House favorably with substitute bill.

On motion of Mr. Paradee the bill, (House Bill No, 255), entitled:

An Act to amend Chapter 83, Vol. 23, Laws of Delaware, entitled an Act providing for a county morgue, and a superintendent thereof, in and for New Castle county, by requiring the Levy Court to erect a morgue.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Richardson, the bill, (House Bill No.256,) entitled:

An Act to reincorporate Delaware College, amend its charter and appropriate money for its use.

Was read a first time.

On the further motion of Mr.Richardson Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education

On motion of Mr. Taylor the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 134, entitled:

An Act to amend Section 17, Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79, Vol. 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Reported the same back to the House favorably.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 83, entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle county.

Also House Bill No. 91, entitled:

An Act to incorporate the town of Bowers.

And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 43, entitled:

An Act in relation to fishing in the Murderkill river in this State and for other purposes.

And presented the same to the House.

On motion of Mr. Hirons the bill (House Bill No. 172), entitled:

An Act to amend and add to Chapter 392, Vol 20, Laws of Delaware, entitled: an Act providing for the maintenance, discipline and regulations of the National Guard of Delaware, and an amendment thereto contained in Chapter 284, Vol. 22, Laws of Delaware.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L, Cooper T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions to whom had been referred the bill,

House Bill No. 25, entitled:

An Act in relation to a State Hospital at Harrington, Delaware.

Reported the same back to the House favorably with substitute bill.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 75, entitled:

An Act authorizing the compiling and printing of the provisions of the fish, oyster and game laws.

Also Senate Bill No. 62, entitled:

An Act to amend Chapter 186, Vol 23, Laws of Delaware, entitled: an Act to incorporate the town of Ellendale by increasing and defining the powers of the collector of town taxes.

And presented the same to the House.

To the Speaker and Members of the House of Representatives.

The special Committee on Revenue and Taxation begs leave to submit the following report:

Immediately after its organization the Committee held a conference with the State Treasurer. It was learned that there is a deficit in the State Treasury, and also that the two hundred and fifty thousand dollar three per cent. bond, issue of 1887, is due June the first, of this year. As there are no funds in the State Treasury to meet these bonds at maturity, it will be necessary for this General Assembly to enact a law empowering the State Treasurer to borrow two hundred and fifty thousand dollars and issue bonds therefor. After careful consideration the committee believes that in the present condition of the money market it is advisable that the bonds bear interest at a rate exceeding three per centum.

This money was borrowed originally for the purpose of aiding either the Junction and Breakwater Railroad Company or the Breakwater and Frankford Railroad Company, and bore interest at six per cent. The Company receiving the money gave mortgage to the State bearing interest at the same rate. The bonds issued by the State were subsequently refunded at four per cent. and the rate of interest on the mortgage correspondingly reduced. The bonds were again refunded at three per cent in 1887, and in 1891 the interest on the railroad mortgage was also reduced to three per cent. The Committee therefore recommends that the money be borrowed at four per cent. and that the railroad company be asked to pay the same rate on the mortgage against it held by the State.

The Commiltee has given the subject of taxation careful consideration, and while it is not prepared to say that its report is as complete as it would have been if more time had been at its disposal, it does believe that if its recommendations are approved that enough additional revenue will be raised to amply meet the expenses of the State government. If this is done it will be comparatively easy for a committee of the next General Assembly to supply or remedy any defects in our revenue laws which may be found then to exist.

The Committee makes the following recommendations:

First. A State tax upon all public service corporations.

Second. A revision of existing taxes on public service corporations.

Third. A State tax on State banks, National banks, Trust companies and Savings banks.

Fourth. A State tax on direct and collateral inheritances.

Fifth, A State tax on Malt liquors.

Sixth. An increase in the rate of interest on the mortgage held by the State against the Junction and Breakwater Railroad Company or the Breakwater and Frankford Railroad Company from three to four per cent.

The Committee has had bills prepared along the liue of its recommendations and has instructed its chairman to introduce them.

Respectfully submitted,

W. H. BAGGS,

Chairman.

CHAS. S. CONWELL.

T. O. COOPER, M. D.

CHAUNCY P. HOLCOMB.

Secretary.

Mr. Paradee from the Committee on Municipal Corporations, reported back with favorable recommendation the bill,

House Bill No. 241, entitled:

An Act to authorize the submission to the people of Wilmington of questions of public policy in connection with the affairs of the said city.

On motion of Mr. Paradee the bill just reported was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Evaus, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Speaker the bill, (Senate Bill No. 43) entitled:

An Act in relation to fishing in the Murderkill river in this State and for other purposes.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Fish, Oysters and game.

On motion of Mr. Speaker the bill, (Senate Bill No. 62), entitled:

An Act to amend Chapter 186, Vol. 23, Laws of Delaware, entitled: an Act to incorporate the town of Ellendale by increasing and defining the power of the collector of town taxes.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No. 75), entitled:

An Act authorizing the compiling and printing of the provisions of the fish, oyster and game laws.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Printing.

On motion of Mr. Richardson the bill, (House Bill No. 257), entitled:

An Act for the protection of terrapin in any of the streams in the State of Delaware.

Was read a first time.

On the further motion of Mr. Richardson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second m by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Baggs, the bill, (Senate Bill No. 32), entitled:

An Act to change the name of Alice Snyder to Emma Mildred Boyer and make her by adoption a daughter and heir-at-law of Lewis F. Boyer.

Under suspension of rules.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

· The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs Bennum, Cann, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons Holcomb, James, Knotts, Lambden, Messick, Newton, Rash, Richards, Richardson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. McCafferty, the bill, (House Bill No.155,) entitled:

An Act to amend an Act entitled, an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delawate, relative to the collection of certain taxes.

Under suspension of rules.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash. Richards, Richardsson, Staats, Taylor, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Corbit the bill, (House Bill No, 134), entitled:

An Act to amend Section 17, Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79, Vol. 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Under suspension of rules.

Was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Evans, Elliott, Flinn, Garrison, Harvey, James, Keenan, Knotts, Lambden, Messick, McC2 fferty, Newton, Paradee, Rash, Richards Richardson, Staats, Taylor, Mr. Speaker—27

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (House Bill No. 197), entled:

An Act to amend Chapter 451, Vol. 20, Laws of Delaware, entitled: an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from anthrax.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, Corbit, Cubbage, Elliott, Garrison, Harrington, Harvey, Hirons, James, Knotts, Lambden. Messick, Newton, Rash, Richards, Richardson, Taylor, Mr. Speaker—22.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill.

House Bill No. 237, entitled:

An Act exempting soldiers and sailors of the Civil War from procuring licenses to act as auctioneers.

Reported the same back to the House favorbly.

On motion of Mr. Newton, the bill, (House Bill No. 258), entitled:

An Act prescribing the method by which the school districts of this State may borrow money for the purpose of building and furnishing, or improving and enlarging school houses.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Hirons the bill, (House Bill No. 259) entitled:

An Act to repeal Chapter 132, Vol. 23, Laws of Delaware, entitled: an Act to further protect the oyster interests of the State by prohibiting the use of certain windas in catching oysters, approved April 13, 1905.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Fish, Oysters and game.

Mr. Cubbage from the Committee on accounts reported back with favorable recommendation the bill,

House Bill No. 253, entitled:

An Act authorizing the appointment of a Joint Committee of two on the part of the Senate and three on the part of the House to settle with the State Treasurer, Auditor of Accounts, Secretary of State, Insurance Commissioners and Clerk of the Senate and House of Representatives at a meeting to be held on the third Tuesday of January, 1908, authorizing the employment of expert assistance and the payment of the expenses of the said Session of said Committee.

On motion of Mr. Taylor the bill just reported was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Baggs Bennum, Cann, Conwell, Cooper. T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Rash, Richards, Richardson, Taylor, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House adjourned until to morrow at 10.30 a. m.

February 19, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker.

Journal read and approved.

Mr. Sterner, clerk of the Senate, being admitted returned to the House the following duly and correctly enrolled House Joint Resolution, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 10, entitled:

House Joint Resolution appropriating the sum of Three Hundred and Seventy-five dollars and fifty-five cents to the incorporated school districts of Smyrna, Dover, Milford and Seaford, to cover deficiency in General appropriation bill, passed 1905, providing for attendance of pupils at graded schools from ungraded districts, under Chapter 219, Vol. 21, Laws of Delaware.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 39, entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow money for the curbing, guttering, grading, widening, and improving of streets and avenues, and the building of sewers and conduits in the city of Wilmington, Delaware.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 62, entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Also House Bill No. 97, entitled:

An Act to change the names of Clarence L. Bull to Clarence L. Hudson, and Blanche C. Bull to Blanche C. Hudson.

Also House Bill No. 82, entitled:

An Act to make valid the record of certain deeds having defective acknowledgements.

Also Substitute for House Bill No. 94, entitled:

An Act to prohibit on and after Jan. 1st, 1908, any increase in the Salary or emoluments attached to any State or County office during the incumbency of the office.

Also House Bill No. 85, entitled:

An Act to amend Chapter 186, Vol. 21, Laws of Delaware, entitled: an Act to exempt persons residing in incorporated towns and cities in New Castle county from payment of tax for county purposes on any dog owned by them and kept within such towns and cities.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being ad mitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate. House Bill No. 100, entitled:

An Act in relation to the proposed canal intended for a free water way from the mouth of North West Branch on Smyrna river to the upper end of the first reach in said river above Fleming's Bridge, with a view to shortening the course of the navigable waters of Smyrna river.

And returned the same to the House.

Mr. Rash on behalf of the Committee on Printing to whom had been referred the Resolution,

House Joint Resolution No. 20, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the General Corporation Laws as amended.

Reported the same back to the House favorably.

Mr. Rash on behalf of the Committee on Printing to whom had been referred the Resolution,

House Joint Resolution No. 21, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware.

Reported the same back to the House favorably.

Mr. Rash on behalf of the Committee on Printing to whom had been referred the bill,

Senate Bill No. 75, entitled:

An Act authorizing the compiling and printing of the Fish, Oyster and Game Laws.

Reported the same back to the House favorably.

Mr. Palmer, on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 230, entitled:

An Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek and Murderkill Creek, as an aid in the propagation of oysters.

Reported the same back to the House favorably with substitute bill.

Mr. Palmer on behalf of the Committee on Fish, Oysters; and Game to whom had been referred the bill,

'Senate Bill No. 43, entitled:

An Act in relation to fishing in the Murderkill river in this State and for other purposes.

Reported the same back to the House on its merits.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 16, entitled:

An Act to authorize the appointment of a night watchman for the State House and fixing the compensation thereof.

Also Substitute for Senate Bill No. 20, entitled:

An Act authorizing the Commissioners of school districts Numbers 111 and 226, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 200, entitled:

An Act to suppress gambling.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 52, entitled:

An Act in relation to the penalty in the official bond of constables in Sussex county.

Reported the same back to the House favorably.

Wilmington, Delaware,

Feb. 18th, 1907.

To the Speaker of the House,

Dear Sir:-

An earnest and cordial invitation is extended to the members of the House to visit the Delaware Industrial School for Girls on Wednesday afternoon February the twentieth.

A supper prepared by the girls will be served during the afternoon.

Very sincerely yours,

Mrs. Charles M. Curtis.

On motion of Mr. Richards the invitation was accepted.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill.

House Bill No. 214, entitled:

An Act to establish a uniform moving day in New Castle county and Kent county,

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 40, entitled:

An Act in relation to shortening the course of the navigable waters of Mispillion river.

Reported the same back to the House favorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 232, entitled:

An Act to amend Chapter 137, Vol. 23, Laws of Delaware, entitled; An Act for the protection and preservation of squirrels, by exempting certain persons from the provisions of said Act.

Reported the same back to the House favorably.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill.

House Bill No. 219, entitled:

An Act to exempt from taxation all persons who served in the Civil War 1861—1865.

Reported the same back to the House on its merits.

On motion of Mr. Taylor the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill,

House Bill No. 171, entitled:

An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed March 2, 1893, by increasing the amount of appropriation by the Levy Court of Kent county for the repair of roads and streets in said county.

With amendment.

On motion of Mr. Hirons the amendment was read.

And on his further motion was adopted.

And, further on his motion the bill as amended, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs Baggs, Bennum, Cann, Conwell, Cooper, Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No 104, entitled:

An Act to amend Section 17, Chapter 99, in the Revised Code, of the Laws of Delaware, in reference to certain duties of sheriffs and constables of the State

Also House Bill No. 129, entitled:

An Act to amend Chapter 92, Vol. 23. Laws of Delaware, entitled: an Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover, March 30, A. D. 1905.

And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 90, entitled:

An Act providing for the licensing of individuals, associations of persons, firms or corporations, having heir principal places of business without this State, but maintaining within this State branch stores, warehouses, or distributing depots for the sale of products, goods, wares and merchandise; and fixing a rate of taxation therefor.

Also Senate Bill No. 57.

An Act authorizing the State Military Board to dispose of the Armory property in Wilmington, belonging to the State.

And presented the same to the House.

On motion of Mr. Cann the bill (House Bill No. 215), entitled:

An Act to amend Scction 8, Chapter 86, of the Laws of Delaware, as published in the Revised Code of 1893, by changing the return day of summons issued upon order of the Chancellor in partition proceedings of the Court of Chancery from some day in the next term of said Court, to the first Monday of the next month or the next month but one occurring after twenty days from the time of the issuing thereof.

Was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, Corbit, Cubbage, Donaway, Evaus, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb the bill, (Substitute for House Bill No. 114,) entitled:

An Act making counties liable in Actions Ex Contractu and Ex Delicto

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L., Cooper, T. O., Harrington, Holcomb, James, Lambden, McCafferty, Taylor—11.

Nays—Messrs Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Wilson, Mr. Speaker—21.

So the question was decided in the negative, and the bill not having received the required constituonal majority,

Was declared

Lost.

On motion of Mr. Cubbage the bill, (House Bill, No. 210), entitled:

An Act in relation to shortening the course of the navigable waters of the Mispillion river,

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Beunum, Cann, Conwell, Cooper, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden. McCafferty. Newton, Paradee, Palmer, Rash. Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and thebill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Speaker the bill, (Senate Bill No. 57), entitled:

An Act authorizing the State Military Board to dispose of the Armory property in Wilmington belonging to the State.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Buildings

On motion of Mr. Speaker the bill, (Senate Bill No, 90), entitled:

An Act providing for the licensing of individuals, associations of persons, firms for corporations having their principal places of business without this State, but maintaining within this State branch stores, warehouses or distributing depots for the sale of products, goods, wares and merchandise and fixing a rate of taxation thereof.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Garrison the bill, (House Bill No. 118), entitled:

An Act in relation to the consolidation of school districts.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yéas—Messrs. Baggs, Conwell, Corbit, Evans, Elliott, Flinn, Garrison, Harrington, Lambden, Messick, Newton, Richardson, Wilson, Mr. Speaker—14.

Nays—Messrs. Allen, Bennum, Cann, Cooper, Cubbage, Donaway, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Palmer, Rash—14.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 231, entitled:

An Act in relation to school districts of Kent and Sussex counties, not created, consolidated or united by special Act, the school taxes therein and the appointment of teachers.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 258, entitled:

An Act prescribing the method by which the school districts of this State may borrow money for the purpose of building and furnishing or improving and enlarging school houses.

Reported the same back to the House favorably.

On motion of Mr. Cubbage the bill, (House Bill No. 260), entled:

An Act appropriating three thousand dollars for the classification and preservation of the early records of the State.

Was read a first time.

On the further motion of Mr. Cubbage, Rule 12 was suspend-

ed as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Baggs the bill, (House Bill No. 261), entitled:

An Act to amend Chapter 555, Vol. 18, Laws of Delaware, entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors passed at Dover, April 10, 1873, relating to the certificate now required by the liquor license laws to secure a license to sell intoxicating liquors.

Was read a first time.

On the further motion of Mr. Baggs Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Holcomb the bill, (Senate Bill No. 58), entitled:

An Act striking out of the Statutes of the State of Delaware all provisions in relation to the payment of a registration fee as a qualification to vote.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb. James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richardson, Taylor, Wilson—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Baggs the bill, (House Bill No, 168), entitled:

An Act to authorize the Register of Wills of the State of Delaware, in and for Kent county to make new indices for Wills, and Executors' and Administrators' accounts recorded in his office.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum. Cann, Conwell, Cooper, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richardson, Taylor, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill,

House Bill No. 162, entitled:

An Act to reincorporate the town of Milford.

With amendment.

On motion of Mr. Richardson the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Baggs Bennum, Cann, Conwell, Cooper. T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick, Newton, Richardson, Taylor, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Richardson the following resolution was adopted:

House Resolution requesting the Governor to return House Joint Resolution No. 10.

Be it resolved by the House of Representatives that the Clerk of the House request the Governor to return to the House of Representatives, House Joint Resolution No. 10.

On motion of Mr. Messick the House adjourned until Thursday, February 21st, at 10.30 a. m.

February 21, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper. Thos. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bills:

Substitute for House Bill No. 99, entitled:

An Act to establish the voting place for the first election district of the ninth Representative district of Kent county, Delaware.

Also House Bill No. 57, entitled:

An Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued.

Also House Bill No. 56, entitled:

An Act to prohibit misrepresentation by life insurance companies.

Also House Bill No. 55, entitled:

An Act regulating life insurance companies and prohibiting

the diversion of funds for political purposes.

Also House Bill No. 54, entitled:

An Act relating to the provisions of life insurance policies.

Also House Bill No. 218, entitled:

An Act to change the name of Front or Water Street in the city of New Castle, Delaware, the "The Strand."

Also House Bill No. 106, entitled:

An Act to amend Section 2, Chapter 76, Vol. 23, Laws of Delaware, entitled: an Act providing a stenographer for the Court of Chancery, approved March 23, 1905.

And returned the same to the House.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 83, entitled:

An Act making the terms of office of all members of the Department of Electors for the city of Wilmington, hereafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years.

Also Senate Bill No. 97, entitled:

An Act to amend Chapter 354, Vol. 22, of the Laws of Delaware entitled: an Act to establish a Board of Education for the town of Lewis, and to incorporate the same, and for other purposes, by increasing the amount of taxes authorized to be raised by taxation.

And presented the same to the House.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill.

House Bill No. 229, entitled:

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and insurance to whom had been referred the bill,

House Bill No. 247, entitled:

An Act to reincorporate the New Castle Trust and Safe Deposit Company.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 236, entitled:

An Act to incorporate the Townsend Trust Title and Safe Deposit Company.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 235, entitled:

An Act to amend an Act entitled, an Act to allow the Town Council of Milford to issue bonds for certain purposes, being Chapter 232, of Vol. 19, of the Laws of Delaware.

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 98, entitled:

An Act authorizing the Delaware Board of Pharmacy to enter into reciprocal relations with Boards of Pharmacy of other States, and to become a member of the National Association of Boards of Pharmacy.

Also House Bill No. entitled:

An Act changing the name of Elsie L. Seamore to Elsie L. Collins, and making her by adoption the daughter and heir-at-law of Roland R. Collins.

Also House Bill No. 102, entitled:

An Act to make valid and legal the marriage of Henry Jester and Julia A. Jester, his wife.

Also House Bill No. 105, entitled:

An Act in relation to lands sold for county taxes in New Castle county.

Also House Bill No. 125, entitled:

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis.

Also House Bill No. 154, entitled:

An Act to determine the standard measure of milk and cream in this State.

Also House Bill No. 143, entitled:

An Act to authorize the Secretary of State to procure a new seal to be used as the Great Seal of the State of Delaware and for other purposes.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 109, entitled:

An Act directing Robert M. Burns, County Treasurer of New Castle county, to pay to the Board of Public Education in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington for the years 1902, 1903, 1904 and 1905, and providing for the distribution of the same.

Also House Bill No. 128, entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington to issue bonds covering the real estate of said corporation, for the purpose of raising sums of money to be used in erecting, furnishing, and equiping new school houses in the city of Wilmington.

Mr. Evans on behalf of the Committee on Enrolled Bills re-

ported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 37, entitled:

An Act to further amend Chapter 188, Vol. 18, Laws of Delaware, entitled: an Act in relation to the streets and sewers of the city of Wilmington, passed April 20, 1887.

Also House Bill No. 72, entitled:

An Act providing for inspectors to hold elections in the second and third election districts of the third Representative district of Sussex county.

Also House Bill No. 133, entitled:

An Act to provide for a stenographer and typewriter for the Governor and Secretary of State.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 238, 'entitled:

An Act authorizing the Mayor and Council of Wilmington to borrow twenty thousand dollars for the purchase and maintenance of a park in the first Ward of the city of Wilmington.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No 228, entitled:

An Act to amend an Act entitled an Act to reincorporate the town of Dover, being Chapter 746, of Vol. 19 of the laws of Delaware:

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill.

House Bill No. 227, entitled:

An Act authorizing the Town Council of the town of Dover

to borrow twenty-five thousand dollars for street improvement, and to issue bonds therefor.

Reported the same back to the House favorably.

Mr. T. O.Cooper, on behalf of the Committee on Public Health to whom had been referred the bill,

House Bill No. 198, entitled:

An Act to amend Chapter 76, Vol. 21, Laws of Delaware, entitled an Act for the eradication of infectious and contagious diseases among the lower animals, being Chapter 639, Vol. 19, Laws of Delaware, by increasing the amount of appropriation to suppress diseases.

Reported the same back to the House favorably.

On motion of Mr. Keenan the bill, (House Bill No. 262) entitled:

An Act to provide for the publication of the delinquent taxables of New Castle county and the city of Wilmington.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Keenan the bill, (House Bill No, 263), entitled:

An Act supplementary to Chapter 594, of Vol. 20, of the Laws of Delaware, entitled: an Act in relation to pleading and practice.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Keenan the bill, (House Bill No. 264), entitled:

An Act in relation to the Department of elections for the city of Wilmington.

Was read a first time.

On the turther motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corpora-

On motion of Mr. Keenan the bill, (House Bill No. 265), entled:

An Act in relation to the duties of the Comptroller of New Castle county.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Keenan the bill, (House Bill No. 266), entitled:

An Act to provide for the more efficient collection of certain State revenue.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time, by its title and referred to the Committee on Revenue and Taxation

Or motion of Mr. Messick the bill, (House Bill No. 267), entitled:

An Act to change the name of the Sussex county almshouse to the Sussex county Hospital.

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Charities and Eleemosynary institutions.

On motion of Mr. Baggs the bill, (House Bill, No. 268), entitled:

An Act to provide for the payment of a part of the debt of this State by an issue of bonds of the State.

Was read a first time.

On the further motion of Mr. Baggs Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Baggs the bill, (House Bill No, 269), entitled:

An Act imposing a State tax upon public service corporations and providing for the collection thereof.

Was read a first time.

On the further motion of Mr. Baggs, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Baggs the bill, (House Bill No. 270,) entitled:

An Act imposing a State tax on malt liquors and providing for the collection thereof.

Was read a first time.

On the further motion of Mr. Baggs Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Newton the bill, (House Bill No, 271), entitled:

An Act to purchase a farm for experimental purposes in the interest of agriculture, and to authorize the issuance of bonds of the State of Delaware to obtain funds for the payment and equipment of said farm.

Was read a first time.

On the further motion of Mr. Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Agriculture and Forestry.

On motion of Mr. Holcomb the bill, (House Bill No. 272), entitled:

An Act to amend Chapter 20, Laws of Delaware, being an Act entitled an Act concerning the mortages held by the State against the Junction and Breakwater Railroad Company and the Breakwater and Frankford Railroad Company respectively.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. T.O. Cooper the bill, (House Bill No.273), entitled:

An Act to provide a clerk for the Auditor of Accounts.

Was read a first time.

On the further motion of Mr. T. O. Cooper Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time,

by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Taylor the bill, (House Bill No. 274), entitled:

An Act to amend Chapter 653, Vol. 19, Laws of Delaware, entitled: an Act to repeal all statutes relating to planting, propagating, dredging, tongueing or taking of oysters from the natural beds or plantations in the Delaware bay and its tributaries, and to re-enact the same or parts thereof, with amendments, by striking out ail of Section 53.

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Came

On motion of Mr. Taylor the bill, (House Bill No. 275), entitled:

An Act concerning minors, their adoption, custody and maintenance

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Hirons the bill, (House Bill No. 227) entitled:

An Act authorizing the Town Council of the town of Dover to borrow twenty-five thousand dollars for street improvement, and to issue bonds therefor.

Was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (House Bill No, 228), entitled:

An Act to amend an Act entitled an Act to reincorporate the town of Dover, being Chapter 746, of Vol. 19 of the laws of Delaware:

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

• Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb. James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Wilson, Mr. Speaker—31

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Whereas the members of the Levy Court of New Castle county by personal observation of the overcrowded condition of the Delaware Industrial School for girls, arising from the increasing number of persons committed to it by the Courts, have realized the imperative present necessity of an additional building for the School, in order that the important reformative work done there should not be hindered, but rather that fuller scope be given to such work.

Now therefore be it resolved, that it is the sense of the members of the Levy Court, that the amount paid to said School for maintenance and instruction of each person now in said School under the Act of the Legislature, approved March 27, A. D. 1905, Chapter 42, Vol. 23, of the Laws of Delaware, should be increased from twenty-five cents to forty cents per day.

Resolved further, that the Levy Court approve of the passage by the General Assembly of an Act authorizing such increase;

And resolved also, that a certified copy of these resolutions and of the preamble thereto, be sent by the Clerk to each branch of the General Assembly.

Adopted by the Levy Court of New Castle county, February 19th, 1907.

Attest.

J. J. QUIGLEY,

Clerk of the Peace.

On motion of Mr. Cubbage the communication was ordered placed on the Journal.

On motion of Mr. Rash the bill (House Bill No. 33), entitled:

An Act to amend an Act entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent county.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Bennum, Cooper, T. O., Donaway, Evans, Elliott, Harvey, Hirons, Holcomb, Keenan. Knotts, Lambden, Messick, Paradee, Palmer, Rash, Staats, Wilson, Mr. Speaker—19.

Nays—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, James, McCafferty, Newton, Richardson—10.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Evans the bill, (House Bill No. 276,) entitled:

An Act to authorize the Treasurer of the State of Delaware, to pay the sum of ten thousand dollars to the Delaware Industrial School for girls.

Was read a first time,

On the further motion of Mr. Evans Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Charities and Elecmosynary institutions.

On motion of Mr. Conwell the bill, (Senate Bill, No. 10), entitled:

An Act to amend Chapter 372, Vol 22, Laws of Delaware, being an Act entitled: an Act for the protection of black bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware, by changing the time in which it shall be lawful to catch or fish for black bass.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Staats, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Knotts, the bill, (Substitute for House Bill No. 230), entitled:

An Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek and Murderkill Creek, as an aid in the propagation of oysters.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs Bennum, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Paradee, Palmer, Rash, Staats, Taylor, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Harrington the bill, (Substitute for House Bill No. 25) entitled:

An Act in relation to a State Hospital at Harrington, Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Donaway, Evans, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Palmer, Rash, Staats, Taylor, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Harvey from the Committee on Judiciary reported back the resolution:

House Joint Resolution No. ,27 entitled:

Joint resolution, being a resolution fixing the date when bills can be presented to and considered by the General Assembly.

Which on his motion was read.

Mr. Holcomb moved that the joint resolution be adopted.

On the question "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper T. O., Corbit, Donaway, Evans, Flinn, Harrington, Harvey, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Staats, Taylor, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Mr. Conwell on behalf of the Committee on Education, to whom had been referred the Resolution,

House Joint Resolution No. 18, entitled:

Joint Resolution accepting the moneys appropriated under an Act of Congress approved March 16, 1906, entitled: an Act to provide for an increased annual appropriation for agricultural experiment stations, and regulating the expenditures thereof,

Reported the same back to the House favorably.

On motion of Mr. Taylor the House took a recess until 2 o'clock p. ma.

Same day-2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Baggs the bill, (House Bill No. 277), entitled:

An Act imposing a State tax upon State Banks, National Banks, Savings Banks and Trust companies, and providing for the collection thereof.

Was read a first time.

On the further motion of Mr. Baggs Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Rash the bill, (House Bill No. 278), entitled:

An Act to provide for the printing and publishing of five hundred copies of Vol. 17, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Rash, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Printing.

On motion of Mr Taylor the following communication was accepted and ordered spread on the minutes of the House.

The Grand Division of the Sons of Temperance of Delaware now in session, extend to your Honorable Body—The House—Greeting.

United we stand, divided we fall. We ask your co-operation.

Signed by Committee,

ETHELYN J. MALONEY.

F. H. GORDON.

J. W. PRETTYMAN.

Mr · Evans on behalf of the Committee on Enrolled Bills re-

ported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 106, entitled:

An Act to amend Section 2, Chapter 76, Vol. 23, Laws of Delaware, entitled: an Act providing a stenographer for the Court of Chancery, approved March 23, 1905.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 32, entitled:

An Act to change the name of Alice Snyder to Emma Mildred Boyer, and make her by adoption a daughter and heir at law of Lewis F. Boyer.

And presented the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 85, entitled:

An Act to make valid a deed for a tract of land in Pencader Hundred.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 106, entitled:

An Act to amend Section 2, Chapter 76, Vol. 23, Laws of Delaware, entitled: an Act providing a stenographer for the Court of Chancery, approved March 23, 1905.

And returned the same to the House.

On motion of Mr. Conwell the bill, (House Bill No, 231), entitled:

An Act in relation to school districts of Kent and Sussex counties, not created, consolidated or united by special Act, the school taxes therein and the appointment of teachers.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Holcomb, Wilson, Mr. Speaker—11.

Nays—Messrs. Bennum, Cooper T. L., Corbit, Harrington, Harvey, Hirons, James, Knotts, Lambden, Paradee, Rash, Staats—12.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Speaker the bill, (Senate Bill No. 83,) entitled:

An Act making the terms of office of all members of the Department of Electors for the city of Wilmington, hereafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speakerr the bill, (Senate Bill No, 85), entitled:

An Act to make valid a deed for a tract of land in Pencader Hundred.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker the bill (Senate Bill No. 97), entitled:

An Act to amend Chapter 354, Vol. 22, of the Laws of Delaware entitled: an Act to establish a Board of Education for the town of Lewis, and to incorporate the same, and for other purposes, by increasing the amount of taxes authorized to be raised by taxation.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. T.O. Cooper the bill, (House Bill No.279), entitled:

An Act to authorize the City Council of the city of Wilmington to elect the chief engineer and assistant engineers of the Fire Department of said city, and to repeal Chapter 212, Vol. 19, Laws of Delaware.

Was read a first time.

On the further motion of Mr. T. O. Cooper Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time, by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Allen the bill, (House Bill, No. 280), entitled:

An Act limiting the charges for carrying passengers upon railroads in this State and prescribing penaltics for the violation thereof.

Was read a first time.

On the further motion of Mr. Allen, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Harvey the bill, (House Bill No. 281) entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Brandywine Hundred.

Was read a first time.

On the further motion of Mr. Harvey Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill.

House Bill No. 220, entitled:

An Act to amend Chapter 175, Vol. 18, Laws of Delaware, entitled an Act to reincorporate the town of Newark, to provide a per capita assessment of the male citizens of the town.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

Senate Bill No. 62, entitled:

An Act to amend Chapter 186, Vol. 23, Laws of Delaware entitled: an Act to incorporate the town of Ellendale by increasing and defining the powers of the collector of town taxes.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill.

House Bill No. 246, entitled:

An Act to amend Chapter 454, Vol. 11, Laws of Delaware, entitled: an Act for the suppression of gambling, being Chapter 132 of the Revised Code, by prohibiting certain forms of gambling.

Reported substitute back to the House favorably.

On motion of Mr. Paradee the bill, (House Bill No. 282), entitled:

An Act to compel prison authorities who manufacture articles to label such articles "prison made."

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Corbit the bill, (House Bill No. 283), entitled,

An Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled: an Act to incorporate the town of Middletown, by changing the method of collecting taxes.

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Corbit the bill, (House Bill No. 284). -en titled:

An Act to authorize the town Commissioners of the town of Middletown to borrow money and issue bonds therefor, for the purpose of paying off the balance of the bond issue of 1887.

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

Mr. Knotts presented a joint resolution, entitled:

House Joint Resolution No., 20 entitled:

House Joint Resolution authorizing the Secretary of State to have printed the General Corporation Laws as amended.

Which on his motion was read.

Mr. Knotts moved that the joint resolution be adopted.

On the question "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Eliiott, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Taylor, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Mr. Knotts presented a joint resolution entitled:

House Joint Resolution No. 21, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware.

Which on his motion was read.

Mr. Knotts moved that the joint resolution be adopted.

On the question "Shall the Joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Coibit, Cubbege, Donaway, Evans, Elliott, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Taylor, Wilson, Mr, Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Bennum the bill, (House Bill No. 146), entitled:

An Act to amend Section 24, of Chapter 117, Vol. 13, Laws of Delaware, entitled an Act to raise revenue and provide for the current expenses of the State Government passed March 22nd, 1857, providing that express companies shall transport free of charge all books, papers and public documents for the State Treasurer and Auditor of Accounts.

Was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, C, ooper T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb. James, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Taylor, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Rash the House adjourned until tomorrow at 10.30 a. ni.

February 22, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit, Cubbage, Donaway. Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House bill:

House Bill No. 43, entitled:

An Act prohibiting pawn brokers from lending money on wearing apparel and tools.

And returned the same to the House.

On motion of Mr. Wilson the following resolution was adopted.

Whereas this present session of the General Assembly is drawing to a close, and there are many bills on the House calendar, therefore, be it

Resolved, by the House of Representatives of the State of Delaware in General Assembly met.

That hereafter the privilege of the floor to address this House shall not be granted to any person who is not a member of the Senate or of the House, for a period greater than ten minutes, unless a motion to extend said privilege shall prevail. Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 92, entitled:

An Act to amend Chapter 42, Vol 23, Laws of Delaware, relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls.

Also Senate Bill No. 84.

An Act to amend an Act in relation to the Levy Court of New Castle county, being Chapter 50, Vol 22, Laws of Delaware, by changing the boundaries of certain Levy Court districts.

And presented the same to the House.

Mr. Harvey on behalf of the Committee on Judiciary, to whom had been referred the bill,

Senate Bill No. 50, entitled:

An Act to enlarge the powers of deputies of the Register of Wills, for the several counties of this State.

Reported the same back to the House favorably.

On motion of Mr. Speaker. the bill, (Senate Bill No, 92), entitled:

An Act to amend Chapter 42, Vol. 23, Laws of Delaware, relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Charities and Elecmosynary Institutions.

On motion of Mr. Cann, the bill, (House Bill No. 293). entitled:

An Act permitting a wife or husband to testify for or against each other in both criminal and civil causes.

Was read a first time.

On the further motion of Mr. Cann Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Judiciary.

On motion of Mr. Harvey the bill, (House Bill No. 285), entitled:

An Act concerning the second election district of the sixth Representative district in New Castle county.

Was read a first time.

On the further motion of Mr. Harvey Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Messick the bill, (House Bill No. 286), entitled,

An Act appropriating three hundred dollars for the printing of certain valuable papers and documents relating and referring to the earliest history of the State of Delaware.

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Keenan the bill (House Bill No. 287), entitled:

An Act imposing a tax upon trolley cars for municipal purposes.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

On motion of Mr. Taylor, the bill, (House Bill No, 288), enitled:

An Act authorizing the State Librarian to dispose of certain books in the State Library.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Garrison the bill, (House Bill No.289) entitled:

An Act for the improvement of school houses for colored children in Kent county, and making an appropriation therefor.

Was read a first time.

On the further motion of Mr. Garrison, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by by its title and referred to the Committee on Education.

On motion of Mr. T.O. Cooper the bill, (House Bill No.290), entitled:

An Act to amend an Act entitled: an Act to provide for the organization and control of the public schools of the city of Wilmington, being Chapter 92, Vol. 23, Laws of Delaware

Was read a first time.

On the further motion of Mr. T. O. Cooper Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time, by its title and referred to the Committee on Education.

· On motion of Mr. Paradee the bill, (House Bill No. 203), entitled:

An Act relating to the assessment of real estate in the city of Wilmington.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Faradee, Palmer, Rash, Richards, Staats, Taylor, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (House Bill, No. 291), entitled:

An Act providing for the appointment of additional constables in certain districts in this State.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Hirons the bill, (House Bill No. 292), entitled:

An Act to punish adulterous cohabitation.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Crimes and Punishments.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 112, entitled:

An Act to authorize the Levy Court of New Castle county to borrow five bundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county under the provisions of Chapter 139, Vol. 23, Laws of Delaware. entitled an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled, an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Delaware.

And presented the same to the House.

On motion of Mr. Hirons the bill, (House Bill No. 232), entitled:

An Act to amend Chapter 137, Vol. 33, Laws of Delaware, entitled; An Act for the protection and preservation of squirrels, by exempting certain persons from the provisions of said Act.

Was taken up for consideration.

On motion of Mr. Corbit House Bill No. 232 was recommitted.

On motion of Mr. Keenan the bill, (House Bill No. 219), entitled:

An Act to exempt from taxation all persons who served in the Civil War 1861—1865.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cooper, T. O., Cubbage, Donaway, Evans, Hirons, Holcomb, Keenan, Knotts, Messick, Paradee, Rash, Richards, Wilson,—14.

Nays—Messrs. Allen, Cooper, T. L., Corbit, Elliott, Flinn, Garrison, Harrington, Harvey, James, McCafferty, Palmer, Staats, Mr. Speaker —13.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the bill.

House Bill No 70, entitled:

An Act to divide the second election district of the third Representative district of Sussex county.

Reported the same back to the House favorably.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the Resolution.

House Joint Resolution No. 19, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Election Laws.

Reported the same back to the House favorably.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions to whom had been referred the bill,

House Bill No. 267, entitled:

An Act to change the name of the Sussex county almshouse to the Sussex county Hospital.

Reported the same back to the House favorably.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions, to whom had been referred the bill

House Bill No. 276, entitled:

An Act to authorize the Treasurer of the State of Delaware, to pay the sum of ten thousand dollars to the Delaware Industrial School for girls.

Reported the same back to the House favorably.

On motion of Mr. Speaker the blll, (Senate Bill No. 112, entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22 Laws of Delaware, being an Act entitled: an Act for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Speaker the bill, (Senate Bill No. 84,)entitled:

An Act to amend an Act in relation to the Levy Court of New Castle county, being Chapter 50, Vol. 22, Laws of Delaware, by changing the boundaries of certain Levy Court Districts.

Was read a first time.

On the further motion of Mr Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes

On motion of Mr. Palmer, the bill, (Senate Bill No. 52), entitled:

An Act in relation to the penalty in the official bond of constables in Sussex county.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T.L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Richards, Staats, Wilson, Mr. Speaker—28.

Navs-None. .

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Cubbage the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

JOINT SESSION.

To hear the Hon. R. R. Kenney read Washington's Farewell address.

At the close of the reading Mr. Speaker moved that a rising vote of thanks be given Mr. Kenney and that the Members stand in silence for the remembrance of the Man whose birth we are celebrating.

Which motion

prevailed.

Mr. Rose of the Senate moved that the two Houses do now separate.

Which motion

Prevailed.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bill:

House Bill No. 172, entitled:

An Act to amend and add to Chapter 392, Vol. 20, Laws of Delaware, entitled: an Act providing for the maintenance, discipline, and regulation of the National Guard of Delaware, an amendment thereto, contained in Chapter 284, Vol. 22, Laws of Delaware.

Also House Bill No. 194, entitled:

An Act fixing the compensation of the crier of the Courts of Delaware sitting in New Castle County, and requiring and enforcing payment to the County Treasurer of all fees collected for the use of such officers.

Also House Bill No. 142, entitled:

An Act increasing the amount of the official bond of the Secretary of State.

And returned the same to the House.

On motion of Mr. Wilson, the bill, (House Bill No. 226), entitled:

An Act to amend Chapter 175, Vol. 18, Laws of Delaware, entitled: an Act to re-incorporate the town of Newark to provide a per capita assessment of the male citizens.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Baggs Bennum, Cann, Conwell, Cooper. T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott,

Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Taylor, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Conwell the bill, (House Bill No. 294), entitled,

An Act to provide for the condemnation of lands for the purpose of shortening the water course of St. Jones River.

Was read a first time.

On the further motion of Mr Conwell, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. McCafferty the bill, (House Bill No. 295) entitled:

An Act to amend an Act entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover April 10th, 1873, being Chapter 555, Vol. 18, Laws of Delaware, by providing that one-third of amounts raised from certain license fees shall be paid to certain cities and towns.

Was read a first time.

On the further motion of Mr. McCafferty Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. McCafferty the bill, (House Bill No. 296) entitled:

An Act authorizing and empowering municipal corporations to borrow money and to issue bonds for the payment thereof.

Was read a first time.

On the further motion of Mr. McCafferty, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations,

On motion of Mr. Hirons the bill, (House Bill, No. 297), entitled:

An Act to amend an Act entitled an Act authorizing the Town Council of the town of Dover to fund its indebtedness incurred in the enlargement and improvement of its light and water plant by issuing bonds for twelve thousand dollars, being Chapter 177, of Volume 23, of the Laws of Delaware.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Hirons the bill, (House Bill No. 298), entitled:

An Act to require the Insurance Commissioner to make at least one examination each year of banking institutions under the supervision of the Insurance Department of this State.

Was read a first time.

On the further motion of Mr. Hirons Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

Mr. Richardson on behalf of the Committee on Temperance to whom had been referred the bill,

House Bill No. 261, entitled:

An Act to amend Chapter 555, Vol. 18, Laws of Delaware, entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover April 10, 1873, relating to the certificate now required by liquor license laws, to secure a license to sell intoxicating liquors.

Reported the same back to the House on its merits.

Mr. Richardson on behalf of the Committee on Temperance to whom had been referred the bill.

House Bill No. 51, entitled:

An Act io prohibit the giving away of intoxicating liquors at elections.

Reported the same back to the House on its merits.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 32, entitled:

An Act to change the name of Alice Snyder to Emma Mildred Boyer and make her by adoption a daughter and heir-at law of Lewis D. Boyer

Also House Bill No. 71, entitled:

An Act designating voting places in the second and third election districts of the third Representative district of Sussex county.

Also House Bill No. 83, entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle county.

Also House Bill No. 91, entitled:

An Act to incorporate the town of Bowers.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills.

Senate Bill No. 79, entitled:

An Act defining certain misdemeanors concerning the books of the Law Library Association, of New Castle county, and prescribing penalties therefor.

Also Senate Bill No. 93, entitled:

An Act regulating the distribution of stationery, postage and supplies for the General Assembly.

Also Senate Bill No. 67, entitled:

An Act directing the County Treasurer of Sussex county to give additional bond for the faithful performance of his official duties.

Also Senate Bill No. 91, entitled:

An Act to amend Section 5, Chapter 131, of the Revised Code, enlarging the term of imprisonment for bigamy.

And returnted the same to the House.

On motion of Mr Taylor the following resolution was adopted:

House Resolutions.

Whereas we have heard with deep regret of the death of the mother of one of our members, Representative Richardson, also the mother-in-law of Representative Newton, therefore,

Be it resolved that we extend to our fellow members, Representatives Richardson and Newton, our heartfelt sympathies, in this, their hour of deep sorrow.

Resolved that a copy of these resolutions be sent to Representatives Richardson and Newton, and also that they be spread upon the records of this House.

Mr. Baggs moved to have printed five hundred copies of House Bill No. 269.

Which motion

Was lost.

On motion of Mr. Paradee the bill, (House Bill No. 191), entitled:

An Act in relation to the dressing of certain animals, Was taken up for consideration.

On motion of Mr. Paradee, House Bill No. 191, was made special order of the day, Monday 11 o'clock, A. M.

On motion of Mr. Taylor the House adjourned until Monday February 25th at 10.30 a. m.

February 25, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit Cubbage, Evans, Elliott. Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 9, entitled:

An 'Act to amend an Act entitled: an Act to provide for the permanent improvement of the public highways in Sussex county-

Reported the same back to the House on its merits.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 221, entitled:

An Act to make valid the proceedings of ditch or drainage companies.

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 54, entitled:

An Act relating to the provisions of life insurance policies.

Also House Bill No. 55, entitled:

An Act regulating life insurance companies and prohibiting the diversion of funds for political purposes.

Also House Bill No. 56, entitled:

An Act to prohibit misrepresentation by life insurance companies.

Also House Bill No. 57, entitled:

An Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued.

Also Substitute for House Bill No. 99, entitled:

An Act to establish the voting place of the first election district of the ninth Representative district of Kent county, Delaware.

Also House Bill No. 218, entitled:

An Act to change the name of Front or Water Street in the city of New Castle, Delaware, to "The Strand."

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 213, entitled:

An Act to regulate fishing in the waters of the Chespeake and Delawase Canal and its tributaries.

Reported Substitute bill back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the Resolution.

House Joint Resolution No. 23, entitled:

Joint resolution calling upon the County Treasurer of Sussex county and State of Delaware, to furnish certain information in regard to special road tax for Broad Creek Hundred, Sussex county and State of Delaware,

Reported the same back to the House favorably.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 125, entitled;

An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis.

Also House Bill No. 105, entitled;

An Act in relation to lands sold for county taxes in New Castle county.

Also House Bill No. 98, entitled:

An Act changing the name of Elsie L. Seamore to Elsie L. Collins, and making her by adoption the daughter and heir-at-law of Roland R. Collins.

Also House Bill No. 60, entitled:

An Act authorizing the Delaware Board of Pharmacy to enter into reciprocal relations with Boards of Pharmacy of other State, and to become a member of the National Association of Boards of Pharmacy.

Also House Bill No. 72, entitled:

An Act providing for inspectors to hold elections in the second and third Representative district of Sussex county.

Also House Bill No. 133, entitled:

An Act to provide for a stenographer and typewriter for the Governor and Secretary of State.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted returned to the House the following duly and correctly enrolled House Joint Resolution, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 102, entitled:

An Act to make valid and legal the marriage of Henry Jester and Julia A. Jester his wife.

Also House Bill, No. 154, entitled:

An Act to determine the standard measure of milk and cream in this State.

Also House Bill No. 143, entitled:

An Act to authorize the Secretary of State to procure a new seal to be used as the Great Seal of the State of Delaware, and for other purposes.

Also House Bill No 109, entitled:

An Act directing Robert M. Burns, county Treasurer of New Castle county, to pay to the Board of Public Education in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington for the years 1902, 1903, 1904, and 1905, and providing for the distribution of the same.

Also House Bill No. 128, entitled:

An Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the Board of Public Education in Wilmington to issue bonds covering the real estate of said corporation for the purpose of raising sums of money to be used in erecting, furnishing and equiping new school houses in the city of Wilmington.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House Bill,

House Bill No. 152, entitled:

An Act requiring railroad companies to furnish passenger cars with cuspidors and toilet articles.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills: Senate Bill No. 13, entitled:

An Act in relation to fees of Justices of the Peace and constables.

And presented the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

Senate substitute for House Bill No. 107, entitled:

An Act defining certain nuisances in public conveyances on railroads and railways and prescribing penalties therefor.

Also substitute for House Bill No. 88, entitled:

An Act providing a punishment for persons trespassing upon lands and committing depredations thereon in New Castle county.

Also House Bill No. 197, entitled.

An Act to amend Chapter 451, Vol. 20, Laws of Delaware, entitled an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from anthrax.

And returned the same to the House.

On motion of Mr. Paradee the bill, (House Bill No. 191), entitled:

An Act in relation to the dressing of certain animals.

Was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Lambden, den, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the bill, (House Bill No, 299), enitled:

An Act authorizing Commissioners of school district No. 14 in Kent county, to borrow money for the purpose of building a new school house and furnishing, the same.

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Education.

On motion of Mr. Harrington the bill, (House Bill No.300), entitled:

An Act to reincorporate the town of Harrington.

Was read a first time.

On the further motion of Mr. Harrington, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by by its title and referred to the Committee on Municipal Corporations.

Mr. Messick from the Committee on Charities and Eleemosynary Institutions reported back the bill, (House Bill No. 90) entitled:

An Act appropriating twenty-five hundred dollars (\$2,500) for the maintenance and support of the Old Peoples' Home at Dover.

With amendment.

On motion of Mr. Taylor the amendment was read.

And on his further motion was adopted.

And further on his motion, the bill, as amended, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Evans, Eliiott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-Messrs. Baggs, Corbit, Flinn, Keenan, Knotts, Richardson, Staats-7.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. T. O. Cooper, the bill, (House Bill No. 156) entitled:

An Act to incorporate the Mercantile Trust and Safe Deposit Company.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and mays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann. Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty. Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Flinn, the bill, (Substitute for House Bill No. 246), entitled:

An Act to amend Chapter 454, Vol. 11, Laws of Delaware, entitled: an Act for the suppression of gambling, relating to the playing of craps.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Elliott, the bill, (House Bill No. 301,)entitled:

. An Act to alter and re-establish the charter of the town of Laurel.

Was read a first time.

On the further motion of Mr. Elliott, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations,

On motion of Mr. James, the bill, (House Bill No. 302), entitled:

An Act relating to the appointment of collectors of taxes, Trustees of the Poor, and overseer or overseers of roads in Sussex county.

Was read a first time.

On the further motion of Mr. James, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Conwell the bill, (House Bill No. 303), entitled.

An Act to raise revenue for the State by imposing a tax for the benefit of the State upon the property or estate transferred on the death of deceased persons.

Was read a first time.

On the further motion of Mr Conwell, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. James, the bill, (House Bill No. 304), entitled:

An Act to incorporate the town of Bethel.

Was read a first time.

On the further motion of Mr. James, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations. On motion of Mr. Lambden the bill, (House Bill No, 305), entitled:

An Act designating the voting places in the second and third election districts of Representative district No. 2, in Sussex county.

Was read a first time.

On the further motion of Mr. Lambden, Rule 12 was suspend ed as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Elections.

On motion of Mr. Lambden, the bill, (House Bill No. 306), entitled:

An Act to divide the second election district of Representative district No. two in Sussex county into two election districts.

Was read a first time.

On the further motion of Mr. Lambden. Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Lambden the bill, (House Bill No. 307), entitled:

An Act designating the person who shall be inspector of the second election district of Representative district No. two, in Sussex county, and providing for the appointmen: of an Inspector for the third election district of Representative district No.two in Sussex county to ho'd the election in said election district at the general election to be held in the year 1908.

Was read a first time.

On the further motion of Mr. Lambden Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Knotts the bill, (House Bill, No. 308),

entitled:

An Act to renew and re-enact an Act entitled: an Act to incorporate the town of Magnolia, being Chapter 568, Vol. 17, Laws of Delaware, and all Acts amendatory thereof and supplementary thereto.

Was read a first time.

On the further motion of Mr. Knotts Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Knotts the bill (House Bill No. 309), entitled:

An Act providing for the purchase of a new watch boat to . protect the oyster interests of the State of Delaware.

Was read a first time.

On the further motion of Mr. Knotts, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Messick the bill, (House Bill, No. 310), entitled;

An Act to amend Chapter 78, Vol 23, Laws of Delaware, entitled: an Act in relation to the indices of New Castle county, by extending the provisions of said Act to Sussex county.

Was read a first time.

On the further motion of Mr, Messick Rule 42 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Cubbage presented a joint resolution,

House Joint Resolution No. 18, entitled:

Joint resolution accepting the moneys appropriated under an Act of Congress approved March 16th, 1906, entitled: an Act to provide for an increased annual appropriation for agricultural experimental station and regulating the expenditures thereof.

Which on his motion was read.

Mr. Cubbage moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. McCafferty the bill, (House Bill No.229), entitled:

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

Was taken up for consideration, and on his further motion was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

Mr. Speaker announced that he would declare a recess until 4:30 o'clock, p. m.

House met pursuant to recese, 4.30 p. m.

On motion of Mr. Richardson the bill, (House Bill No.311), entitled:

An Act to amend an Act defining offences against religion, morality and decency.

Was read a first time.

On the further motion of Mr. Richardson, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Charities and Eleemosynary Institutions.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 101, entitled:

An Act for the relief of the heirs of Harriet A. Houston, deceased.

Also Senate Bill No. 100, entitled:

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled an Act in relation to peddlers, within the county of New Castle, as amended by Chapter 390, Volume 22, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruits, vegetables, or other farm products, from giving a bond to the State or paying a license.

Also Senate Bill No. 88, entitled:

An Act to fix the time for holding the Superior Court and Court of General Sessions in the several counties of this State.

Also Senate Bill No 80, entitled:

An Act to make certain statements made under oath or affirmative a misdemeanor, and to provide for the punishment therefor.

Also Senate Bill No. 68, entitled:

An Act directing the Levy Court of Sussex county to make additional settlements with the County Treasurer.

Also Senate Bill No. 107, entitled;

An Act in relation to assessments in White Clay Creek Hundred.

And presented the same to the House.

On motion of Mr. Flinn the bill, (House Bill No. 312), entitled:

An Act proposing an amendment to Section 15, Article 2, of the Constitution of the State of Delaware, relating to the com-

pensation of the members and presiding officers of the General Assembly.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Claims.

On motion of Mr. Holcomb the bill, (House Bill No.313), entitled,

An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor.

Was read a first time.

On the further motion of Mr Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Private Corporations.

On motion of Mr. Speaker, the bill, (Senate Bill No. 67) entitled:

An Act directing the County Treasurer of Sussex county to give additional bond for the faithful performance of his official duties.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

Mr. Newton moved that the House sit as a Committee of the whole Wednesday, 2 o'clock, p. m., to confer on certain revenue bills.

Which motion

Prevailed.

On motion of Mr. Speaker the bill, (Senate Bill No, 79), entitled:

An Act defining certain misdemeanors concerning the books of the Law Library Association, of New Castle county, and prescribing penalties therefor.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker, the bill, (Senate Bill No. 93,)entitled:

An Act regulating the distribution of stationery, postage and plies for the General Assembly.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its tille and referred to the committee on Stationery and Supplies.

On motion of Mr. McCafferty the bill, (House Bill No. 314), entitled:

An Act authorizing and empowering the Mayor and Council of Wilmington to borrow money on the faith and credit of said corporation and to issue bonds for the payment thereof.

Was read a first time.

On the further motion of Mr. McCafferty, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations,

Mr. T. O. Cooper, on behalf of the Committee on Public Health, to whom had been referred the bill,

House Bill No. 47, entitled:

An Act to amend and add to an Act entitled- an Act regulat-

ing the practice of medicine and surgery in this State, being Chapter 40, Vol. 20, Laws of Delaware.

With amendment.

Reported the same back to the House favorably.

Mr. T.O.Cooper on behalf of the Committee on Public Health to whom had been referred the bill.

House Bill No. 220, entitled:

An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following Resolutions:

House Joint Resolution No. 12, entitled:

Joint Resolution appointing directors on the part of the State for the Farmers' Bank of the State of Delaware, at Georgetown.

Also House Joint Resolution No. 13, entitled:

Joint Resolution appointing directors on the part of the State for the Farmers' Bank of the State of Delaware, at Dover.

Also House Joint Resolution No. 14, entitled:

Joint Resolution appointing directors for the Farmers' Bank of the State of Delaware, for the Branch at Wilmington.

Also House Joint Resolution No. 20, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the General Corporation Laws as amended.

Also House Joint Resolution No. 21, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware.

With an amendment.

And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence

of the House in the following Joint Resolutions:

Senate amendment to House Joint Resolution No. 27, entitled:

Joint Resolution fixing the date when bills can be presented to and considered by the General Assembly.

And presented the same to the House.

Also Senate Joint Resolution, No. 15, entitled:

Joint Resolution fixing the date for taking a recess and also for the adjournment sine die of the General Assembly.

And presented the same to the House.

On motion of Mr. Speaker, the bill, (Senate Bill No. 13). entitled:

An Act in relation to fees of Justices of the Peace and Constables.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspend ed as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker, the bill, (Senate Bill No. 91,)entitled:

An Act to amend Section 5, Chapter 131, of the Revised Code, enlarging the term of imprisonment for bigamy.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its tille and referred to the committee on Revised Code.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills: House Bill No. 215, entitled:

An Act to amend Section 8, Chapter 86, of the Laws of Delaware, as published in the Revised Code of 1893, by changing the return day of summons issued upon order of the Chancellor in partition proceedings in the Court of Chancery, from some day in the next term of said Court, to the first Monday of the next month or the next month but one, occurring after twenty days from the time of the issuing thereof.

Also Substitute for House Bill No. 139, entitled:

An Act authorizing the Commissioners of school district No. 181, in Sussex county to borrow money for the purpose of building a school house and furnishing same.

And returned the same to the House.

Mr. Speaker:-

In submitting this report we desire to call your attention to the completeness in detail of this report, and the full information given in each department of the receipts and expenditures.

This committee at its first session asked for bids for doing the work from accountants familiar with auditing, and awarded the contract to the lowest bidder, by employing Colonel Theo. Townsend as the accountant to discharge the arduous duties, The work was commenced early in January, and he has been shown every courtesy by the heads of each department, where every account, book and voucher has been opened and the closest scrutiny, invited to each item; and we are pleased to report that every penny has been satisfactorially accounted for and vouchers shown for every transaction.

The accountants work has been entirely satisfactory to this committee, and we submit the report for your consideration.

REMSEN C. BARNARD, SAMUEL E. REED, CHAUNCEY P. HOLCOMB.

REPORT OF LEGISLATIVE AUDITING COMMITTEE.

To the Senate and House of Representatives :-

We have caused the various departments of State Government to be audited and have the honor to submit the following report as a true and correct statement of the receipts and disbursements, as disclosed by the books and vouchers.

OFFICE OF SECRETARY OF STATE.

The following report of the financial transactions of the Office of the Secretary of State is a correct exhibit, and is made up from the record of corporation fees for original certificates, amendments, etc., as examined by your committee; all of which is respectfully submitted, as follows:

From January 1st, 1906, to December 31st, 1906.

Total receipts......\$4,6642.77

All of this amount has been paid over to the State Treasurer, except five dollars; or, the sum of \$46 637 77. This reduction was in pursuance to an order of the Legislative Auditing Committee of 1906, which directed that sum to be returned to the Tappahannah Marsh Company; which sum had been inadvertantly charged to and paid by said Company. This sum had been returned to the Company and their receipt is on file therefor.

The total receipts for Corporations for year 1906, were derived from the following sources:

From new Corporations, 553, to Dec. 31st, 1906,\$	32,735.60
From Dissolution, 39,	780.00
From Reinstatements, 26,	
From Renewals, 5,	100.00
From Acts of Assembly, 1,	20.00
From Consolidation, 1,	20.00
From Amendments, including reductions, capital	
stock, 74,	1,480.00
From Amendments, including increase capital	
stock, 25,	5,458.25

From Foreign Corporations, 6,	300.00 90.00
\$4	5,748.77
Total receipts from Corporation Fees, 1904,	9,439.60

We desire to call attention to the economy with which this money has been collected. The total funds collected including salary of Secretary of State, his assistants and contingent fund, amounts to \$3,400; or about seven and one-half per cent. for collecting and paying the same into the Treasury.

OFFICE OF STATE TREASURER.

Statement showing receipts and disbursements from January 9th, 1906, to January 8th, 1907.

ASSETS.

Bank Stock—Par Value.

5700 shares of Farmers' Bank stock @	
\$50.00 per share\$	285,000.00
254 shares of Union National Bank stock	
@ 25.00 per share	6,350.00
114 shares National Bank of Delaware	
stock @ \$100 00 per share	11,400.00
114 shares National Bank of Smyrna	•
stock @ \$50.00 per share	5,700.00
- \$	308,450 00

Bank Stock-Market Value.

5700 shares Farmers' Bank stock @	
\$125.00 per share\$	712,500.00
114 shares National Bank of Delaware	
stock @ \$216.00 per share	24,624.00
254 shares Union National Bank stock	•
@ \$88.00 per share	22,352.00

505	
stock @ \$75.00 per share	550.00 768,026.00
Mortgages.	
Junction and Breakwater Railroad Com-	
pany @ 3% 185,	000.00
Breakwater and Frankford Railroad Com-	
pany @ 3% 200,	000.00 385,000.00
	303,000.00
Bonds.	
One bond, State of Delaware, to School Fund	@ 6%. 178,785.00
Real Estate.	
State House, including Law Library	
	000.00
A 15 '11' / 4' 4 15	
Jump Property (estimated)	000.00
	83,000.00
Cash.	83,000.00
•	
Cash.	
Cash.	87,698.14
Cash. Cash in Treasury January 8th, 1907, LIABILITIES. 250 bonds, \$1,000 each, at 3%, issue of 1887, payable June 1, 1907; redeemable at option of the State on any June 1st, or December 1st, in or	\$1,502,509.14 \$000.00

300	
One Certificate of Indebtedness to the Trustees of Delaware College, @ 6%, perpetual	
	809,185 00
Amount of Assets over Liabilities	\$693,324.14
GENERAL FUND.	·
Investments.	
Bank Stock-Market Value.	
40 shares National Bank of Delaware stock at \$216.00 per share	\$ 8,640.00
Mortgages.	
Junction and Breakwater Railroad Co\$185,000.00 Breakwater and Frankford Railroad Co., 200,000.00	
	385,000 00
	\$ 393,640.00
RECEIPTS.	
Balance January 9th, 1906, Licenses and Fees, Winfield S. Quigley, Clerk of the Peace, New Castle county	\$ 28,951.21 163,796.72
Railroad—State Tax Philadelphia, Baltimore and Washington Railroad Company \$ 40,000.00 Delaware Railroad Company	\$ 78,800.00

J .		
Delaware, Maryland and Virginia Rail-	_	
road Company Baltimore and Philadelphia Railroad	800.00	
Company	27,500.00	•
Philadelphia and Reading Railway Company	500 00	
-		
Interest-Mortgages	•	
Junction & Breakwater Railroad Com-		11,550.00
pany\$	5,550.00	
Breakwater and Frankford Railroad		
Company	6,000.00	
_		
Telegraph and Telephone Companies-Stat		7,727.15
Western Union Telegraph Company\$	1,828.20	
The Diamond State Telephone Co.,	528.00	
Delaware and Atlantic Telegraph and		
Telephone Company	4,233 60	
Delmarvia Telephone Company	142 45	
Wilmington Light, Power and Tele-		
phone Company	186. 65	
Postal Telegraph Cable Company	771.50	
American Telephone and Telegraph	., .	
Company	36 .75	
<u>-</u>		
		_
Express Companies—State Tax	8	1, 0 90.1 6
Adams Express Company	1,013.45	
United States Express Company	76.71	
-		
Danks and Danking Association Character		. 0 . 0
Banks and Banking Associations—State T	ax	182.82
Fruit Growers' National Bank of		
Smyrna\$	182.82	
-		
Collateral Inheritance Tax	\$	1,142.54
Fred E. Bach, Register of Wills, New		
Castle county	910.38	
Daniel J. Layton, Register of Wills,	_	
Sussex county	232.16	

Licenses—Manufacturers of Spirituous or Liquors		2,800.00
Levy & Glosking\$	100 00	2,000.00
Elmer Bowdle	420.00	
Isaac K. Gooden	200.00	
John E. Bourke	120 00	
J. Walter Anderson	200.00	
Bruffit J. Satterfield	240.00	
Thomas Hurd	220 00	
J. Fred Brown	200.00	
Mrs. Lizzie Warren	240.00	
Evin C. Reese	220.00	
George W. Gordy	180.00	
Horace E. Fleetwood	20.00	
James K. Lord	140.00	
Joseph W. Hastings	260.00	
Elisha Wright	40.00	
Sale of Law Books Frank L. Speakman, Prothonotary of New Castle county\$ Walter Pardoe, Prothonotary of Kent county United States Government	242.30 33.15	275·45 25,000,00
Rents,	250.00	250.00
Appropriations Refunded	1,000.00	1,230.00
New Castle Co. School Commission	98. 00	
Kent County School Commission	82.00	
Sussex County School Commission	50.00	
-		

309	
Corporations—State Tax	• \$ 45, 7 43 77
Corporations—Franchise Tax	\$102 IIR 48
Dividends	400.00
National Bank of Delaware \$ 400.00)
Civil Commissions	. 894 00
Joseph L. Cahall, Secretary of State\$ 894.00	•
Guarantee Railway Deposits Wilmington and Edgemoor Electric Railway Company	,
Fines and Forfeitures	.\$ 9.00
Special Emergency Fund, Delaware State Hospital at Farnhurst	8,221.51
Board of Trustees of Delaware State	6,221.51
Hospital at Farnhurst \$ 8.221.51	
State Treasurer's Contingent Fund Refunded	25
	\$ 484,083 06
DISBURSEMENTS.	
Salaries	\$ 53,966 67
Hon Preston Lea, Governor	
ernor 100.00	
Hon. John R. Nicholson, Chancellor 4,500.00 Hon. John R. Nicholson, Chancellor	•
for reporting	•
Hon. Charles B. Lore, Chief Justice 4,500.00 Hon. Ignatius C. Grubb, Associate	
Judge 4,000.00	•
Hon. William C. Spruance, Associate	
Judge4,000.00	•

Hon. James Pennewill, Associate Judge\$ Hon. James Pennewill, Associate Judge	4,000.00
for reporting Hon. William H. Boyce, Associate	200.00
Judge	4,900.00
Joseph L. Cahall, Secretary of State	1,500.00
Robert H. Richards, Attorney-General,	2,500.00
Daniel O. Hastings, Deputy Attorney-	,0
General.	1,000.00
Thomas N. Rawlins, State Treasurer,	1,450.00
George H. Dick, Auditor of Accounts,	1,200.00
George W. Marshall, Insurance Com-	
missioner	2,000.00
A. D. Marshall, Insurance Commis-	
sioner's Clerk	900.00
Edmond C. Hardesty, Court Steno-	
grapher	2,000.00
Albert L. Massey, Stenographer for	•
Court of Chancery	600.00
Thomas W. Wilson, State Librarian	800.00
Lewis Chambers, State House Janitor,	500.00
Charles J. Luff, Fish Commissioner	500.00
Arthur R. Spaid, Superintendent of	3.0.00
New Castle County Schools	1,200.00
James E. Carroll, Superintendent of	2,200.00
Kent County Schools	1,200.00
John D Brooks. Superintendent of	-,200.00
John D. Brooks, Superintendent of Sussex County Schools	1,200.00
Charles E. Gray, State Detective	976.67
James L. Hawkins, State Detective	1,200.00
Miss Fannie S. Herrington, Steno-	1,200.00
grapher for Governor and Secretary	
of State	700.00
Charles G. Wright, Collector of Oy-	700.00
ster Revenue	700.00
Crew of Oyster Watch Boat	2,340.00
Francis A. Price, New Castle County	2,340.00
State Highway Commissioner	1,000.00
Joseph A. Bond, Factory and Work-	1,000.00
shop Inspector,	1,000.00

Allowances by Legislative Committee..... 1,000.00

• • • • • • • • • • • • • • • • • • • •		
Special Appropriations	\$	12,500.00
Daughters of American Revolution\$	1,000.00	
Delaware College		
State College for Colored Students	3 000.00	
Contingent Funds	•	4,816.59
Governor	512.77	4,010.39
Secretary of State	1,181.05	
State Treasurer	200.25	
Attorney General	1,199.49	
Auditor of Accounts	500.00	
Insurance Commissioner	799.81	
Fish Commissioner	123 21	
State Librarian	100.01	
Chancellor	200.00	
-		
Improvement of Public Highways	\$	17,737.16
New Castle County\$	10,000.00	
Kent County	372,39	
Sussex County	7,364.77	
_		
Interest	\$	30,846.05
Philapelphia National Bank	14,850.00	
Delaware College Trustees	5,930.00	
State Bond to school fund	10,066.05	
-		
Printing		6,720.94
Judicial Reports	• • • • • • • • • • • • • • • • • • • •	500.00
State Library\$	500.00	
Green I. A. summer tellings		
General Appropriations	······	179,846.77
Requisitions\$		
Repairs to State's Property	73.48	
Insurance on State's Property	48.30	
Registrars and Assistant Registrars	12,215.00	
Farmers' Institute	600.00	
Books	500.00	
State Treasurer for Bond	250.00	

Secretary of State for Bond \$ 80.00	.
Education at Normal Schools 3,000.00	
National Guard of Delaware 13,000.00	
Transcripts for Supreme Court 339.60	
Delaware Society for Prevention of	,
Cruelty to Children 900.00)
State Board of Health 2,500.00)
Pathological and Bacteriological Lab- oratory	,
Anthrax and Pleuro-Pneumonia 1,198,3	
G. A. R. for Memorial Day Obser	,
vance)
Medical Council of Delaware 300.00)
St. Michael's Day Nursery and Hosp-	
ial for Babies 500.00)
State Board of Agriculture 3,000.00	
Peninsula Historical Society 500.00)
Historical Society of Delaware 300.00	
Delaware Industrial School for Girls 3,000.00	
President Board of Trustees of Dela-	
ware State Hospital at Farnhurst 100.00)
Dover Water Works 90.00)
Free Public Schools 132,000.00	
Heating, Lighting and Repairing	
State House 500.00)
Propagation of Sturgeon 103.33	2
Delaware Commission (Delaware-New	
Jersey Fisheries Compact) 273.8	5
Colleges of Agriculture and Mechanical Arts	\$ 25,000,00
Colleges of Agriculture and Mechanical Arts Delaware College	1,000 00
State College for Colored Students 5,000.00	, ,
	-
Delaware State Hospital at Farnhurst	.\$ 65.280.00
Appropriation \$ 57,000.00)
Special Emergency Fund 8,280.00	
	-
Department of E ections of the city of Wilmington	\$ 4,033.17
Morris D. Crossan, member for Salary \$ 500.00	
Daniel P. Barnard, " " 500.00	
,	-

George W. Roberts, member for Salary, \$	500.00	•
Daham D Edmands (f. ff. ff.	500.00	
Thomas A. D. Hutson, " " " Jacob H. Lewis. " " "	125.00	
Jacob H. Lewis, " " "	375 00	
James W. Robertson, Clerk for Salary	583.33	
Lambert J. Foulk """"	416,67	
Miscellaneous expenses	533.17	
•		
	_	
Free Graded Scchools		4,500.00
New Castle county\$		
Kent county	1,607.79	
Sussex county	1,607 17	
_		
State Board of Education and County Scho	nol Com-	
missions	\$	1.561.17
State Board of Education\$		1.301.17
New Castle County School Commission	754·37 282 0 9	
Kent County School Commission		
Sussex County School Commission	145 88	
Sussex County School Commission	378.83	
Teachers' Institute	8	600.00
Teachers' Institute	450.00	600.00
White Teachers' Institute\$	450.00	600.00
Teachers' Institute	450.00 150.00	600.00
White Teachers' Institute\$ Colored Teachers' Institute	450.00 150.00	600.00
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (450.00 150.00	600.00 8,000.00
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble	450.00 150.00	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble Minded Children\$	450.00 150.00	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble	450.00 150.00 Children \$	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble Minded Children\$	450.00 150.00 Children \$	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble Minded Children\$ Penna. Institution for Blind	450.00 150.00 Children \$ 3,402.97 973.70	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic Colored Teachers' Institute\$ Penna. Training School for Feeble Minded Children\$ Penna. Institution for Blind\$ Columbia Institution for Deaf and	450.00 150.00 Children \$ 3,402.97 973.70 3,083.33	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble Minded Children	450.00 150.00 Children \$ 3,402.97 973.70	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic (Penna. Training School for Feeble Minded Children	450.00 150.00 Children \$ 3,402.97 973.70 3,083.33 540.00	
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic Penna. Training School for Feeble Minded Children\$ Penna. Institution for Blind Columbia Institution for Deaf and Dumb Penna. Institution for Deaf and Dumb Commissions on Franchise Taxes	450.00 150.00 Children \$ 3,402.97 973.70 3,083.33 540.00	8,000.00
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic Penna. Training School for Feeble Minded Children\$ Penna Institution for Blind Columbia Institution for Deaf and Dumb Penna. Institution for Deaf and Dumb Commissions on Franchise Taxes Delaware State Library Commission	450.00 150.00 20	8,000.00
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic Penna. Training School for Feeble Minded Children\$ Penna. Institution for Blind	450.00 150.00 25	8,000.00
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic Penna. Training School for Feeble Minded Children	450.00 150.00 25	8,000.00
White Teachers' Institute\$ Colored Teachers' Institute\$ Indigent Deaf and Dumb, Blind and Idiotic Penna. Training School for Feeble Minded Children\$ Penna. Institution for Blind	450.00 150.00 Children \$ 3,402.97 973.70 3,083.33 540.00 \$ 699.66 161.42	8,000.00
White Teachers' Institute\$ Colored Teachers' Institute Indigent Deaf and Dumb, Blind and Idiotic Penna. Training School for Feeble Minded Children\$ Penna. Institution for Blind	450.00 150.00 25	8,000.00

E

574	
Anthrax Special Appropriation	
Balance	422,240.60 61.842.46
	\$484,083.0
SCHOOL FUND.	
. Investments.	
5,700 Shares Farmers' Bank Stock at \$125.00 per share	712,500.00 22,352.00 8,550.00 15,984 00
	φγ59,300.00
Bonds.	•
One Bond of the State of Delaware at 6%	178,785.00
	\$938,171.00
Receipts.	
Balance January 9th, 1906	10,066.05
Dividends	,

3/3		
Free Public Schools		
Apportionment of School Fund Refunded.	. .	6.54
Free Text Books Refunded		9 03
	-	\$188,207 44
Disbursemeats.		
Apportionment of School Fund		\$160.5Q0 TT
New Castle County\$		p100.502.11
Kent County	10,900.32	
Success County	59,020 59	
Sussex County	52,005.20	
Free Text Books		\$ 11,409.01
American Book Company\$	5,492.10	
Christopher Sower Company	1,366.00	
Ginn and Company	1,983.16	
Maynard, Merrill and Company	915 17	
Silver, Burdett and Company	194.26	
McConnell School Supply Company	278.19	
D. C. Heath and Company	188.61	
Prang Educational Company	4 5 . 36	
J. B. Lippincott Company	56.82	
Rand, McNally and Company	364.24	
Wm. Wood and Company	138.54	
Houghton, Mifflin and Company	106.08	
Hinds, Noble and Eldredge	199 24	
Scott, Foresman and Company	29.51	
Sibley and Company	20.00	
Macmillan Company	15.84	
The Holden Patent Book Cover Com-	• .*	
pany	19.25	
Orville Brewer Publishing Company	5.08	
		\$170.001.10
Balance		\$172.001.12
Datatice		16,206.32
		\$188,207.44

SINKING FUND.

Balance January 9th, 1906	
Charles G. Wright, Collector of Oyster Revenue	5,507.00
· \$	10,239.36
Disbursements.	
Appropriations	600.00
- \$	10,239 36

Attention is called to the amount received from Telegraph and Telephone Companies, \$7,727.15. The largest sum by more than \$3,500 ever received during any one year from this source.

Attention is also called to the amount received from Distillers, \$2.800.00, an increase over the amount received last year from this source.

The rapid accumulations of accounts in this office has made the introduction of some system of indexing that can be easily used for quick reference and readily expanded, a necessity. The card indexing system has advantages which recommend it for the purpose, and we would recommend that provision be made for installing this or some other system that can be expanded readily with the constant increase of business.

STATE LIBRARIAN.

The Book Fund in the office of the State Librarian shows the following receipts and disbursements.

19 06	Re ceipts	
January 1st	To amount in Bank\$ 13.2	46

The State Librarian's Contingent Fund in the hands of the State Treasurer, and drawn upon by warrant, shows:

\$513.46

1906

Which shows an overdraft of One (1) cent.

DEPARTMENT OF INSURANCE AND BANKING.

In this department your committee have made a very careful examination of the vast quanity of books and vouchers and have the honor to report as follows:

All the licenses, reports from Companies, blanks, Statement of taxes, accounts for filing reports and charters in the office of the Commissioner, were closely scrutinized, and we found all entries, charges and accounts properly kept and correct; and vouchers for remittances to the State Treasurer on file.

We found a difference in the amount of totaling the receipts from Fire Insurance Companies (non-Delaware) for taxes paid in 1906, between the audit made by the State Auditor, on June 4th, 1906, as of and for May 31st, 1906, and the audit made by this Committee, under date of January 30th, 1907, which amounted to One Thousand, Six Hundred and Seventeen Dollars and Forty-nine Cents, (\$1,617.49); which amount the Insurance Commissioner has paid to the State Treasurer.

The following is a summary of the receipts and amounts paid into the State Treasury for year 1906, as follows:

Č.

Receipts.

From Filing Statements
From Taxes
\$34.441.37
Paid to State Treasurer.
Amount paid January 31st, 1906
Amount paid February 23rd, 1906 20.000 00
Amount paid June 11th, 1906 10,000.00
Amount paid January 2nd, 1907 2,577.89
Amount paid January 31st, 1907 1,617.49

\$ 34,441.37

This shows an increased revenue from this department over previous year, of \$1,897.64.

The cost of maintaining the department for salaries and contingent fund as follows:

Salary of Commissioner\$	2,000.00
Salary of Clerk	900.00
Contingent Fund	800.00

\$ 3,700.00

We find no revenue paid to the State by banks or banking institutions, through this department to pay the cost of supervision, printing, etc.

DELAWARE STATE HOSPITAL.

In this institution we have been very careful on making examination of bills and vouchers; also of the accounts of receipts from all sources and expenditures made; all of which are correct and satisfactory.

The farm connected with the Hospital has been operated at a very small cost, and the labor is largely done by inmates of the institution. The same applies to the laundry and other parts of the Hospital as the books show.

The receipts were as follows:

Ć.

From appropriation by last Legislature, General Fund	\$1 14.000.00
From Pay Patients and sale of farm products, Special Emergency Fund	• •
:	8 126,287,12

EXPENDITURES.

General Fund.

For	Salaries and Wages\$	31,671.40
"	Beef, mutton, veal, salt meat, poultry, etc	16,565.15
4.6	Butter, milk, vegetables, fruits, etc	7,511.06
4.6	Bread, groceries, fish and oysters	24,415.67
"	Drugs, Surgical Appliances and supplies	2,362.88
44	Hardware, lumber furniture, dry goods, etc ,	9,094.20
"	Coal, \$7,572.55; Electric lights, etc., \$2,791.84,	10,364.39
"	Engineer and plumbing supplies, paints and re-	,5-4-59
	pairs	2,359.29
66	Insurance, \$1.539.47; telephone tolls and charges	1,757.33
4 6	Printing, advertising and books	623.10
	Per diem and mileage for Board of Trustees	783.88
	Amusements, fees for examining patients. travel	703.00
	expenses incurred	551.16
	Ice, \$408.05; Freight expenses and small items	714.18
	Farm barn garden and interest on note	2,120.64
	Plumbing, steam fitting	1,480.17
	Laundry supplies, repairs, baths	465.50
"	Installation of electric night watch registry	403.30
	system	216.50
"	Horses, \$540.00; Carriage and repairs for two	
	years, etc., \$403.50,	943.50
	\$ 1	14,000.00
	Expenditures from Emergency Fund	
For	Salaries and Wages,\$	6,210.25
	Meats, Butter and groceries	
6 6	Fish, oysters, drugs, hardware and laboratory	210.05
"	Lumber, furniture, electric lights	I 141.07

"	Coal	924.27
"	Supplies for engineers, plumbing, paints. Re-	
	pairs and insurance	766.68
"	Printing, telephone, advertising, books, etc	159.34
"	Members of Board of Trustees	726.55
"	Amusements, farm and garden, etc	567.29
"	Freight, laundry supplies, fire hose, etc	172.58
	Balance unexpended December 1st, 1906	176.79

\$ 12,287.12

Respectfully submitted,

REMSEN C. BARNARD' SAMUEL E. REED, CHAUNCEY P. HOLCOMB.

Mr. Garrison on behalf of the Committee on Agriculture and Forestry to whom had been referred the bill,

House Bill No. 271, entitled:

An Act to purchase a farm for experimental purposes in the interests of agriculture, and to authorize the issuance of bonds of the State of Delaware to obtain funds for the payment and equipment of said Farm.

Reported the same back to the House favorably.

On motion of Mr. Holcomb Senate Joint ResolutionNo. 15, entitled:

Joint Resolution fixing the date for taking a recess and also for the adjournment sine die of the General Assembly.

Was read a first time.

Mr. Holcomb moved Senate Joint Resolution No. 15, be made special order of the day, 11 o'clock, to-morrow.

Which motion

Prevailed.

On motion of Mr. Cubbage the House adjourned until tomorrow at 10.30 a. m.

February 26, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs Cann, Conwell, Cooper, Thos. L., Cooper, Thos. O., Corbit Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Richards on behalf of the Committee on Temperance to whom had been referred the bill.

House Bill No. 65, entitled:

An Act entitled: an Act to encourage the production of alcohol within this State.

Reported the same back to the House favorably by substitute.

Mr. Conwell on behalf of the Committee on Education to to whom had been referred the bill,

Senate Bill No. 42, entitled:

An Act authorizing the Newark public schools to borrow money and issue bonds to secure the payment thereof, for the purpose of building a new school house.

Reported the same back to the House favorably with amendment.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Substitute for House Bill No. 88, entitled:

An Act providing a punishment for persons trespassing upon lands and committing depredations thereon in New Castle county.

Also House Bill No. 142, entitled:

An Act increasing the amount of the official bond of the Secretary of State.

Also House Bill No. 197, entitled.

An Act to amend Chapter 451, Vol. 20, Laws of Delaware, entitled an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from anthrax.

Also House Bill No. 194, entitled:

An Act fixing the compensation of the crier of the Courts of the State of Delaware sitting in New Castle County, and requiring and enforcing payment to the County Treasurer of all fees collected for the use of such officers.

Also House Bill No. 172, entitled:

An Act to amend and add to Chapter 392, Vol. 20, Laws of Delaware, entitled: an Act providing for the maintenance, discipline, and regulation of the National Guard of Delaware, an amendment thereto, contained in Chapter 284, Vol. 22, Laws of Delaware.

Mr. Palmer from the Committee on Fish, Oysters and Game, reported back the bill, (House Bill No. 232) entitled:

An ;Act to amend Chapter 137, Vol. 23, Laws of Delaware entitled An Act for the protection and preservation of squirrels, by exempting certain persons from the provisions of said Act.

With amendment.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 187, entitled:

An Act for the preservation of wild ducks.

Reported the same back to the House favorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No 257, entitled:

An Act for the protection of terrapins in any of the streams in the State of Delaware.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 209, entitled:

An Act to amend Chapter 243. Vol. 11, Laws of Delaware, entitled: an Act in relation to illigitimate children.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 144, entitled:

An Act to amend an Act entitled: an Act to amend Chapter 4 of the Revised Statutes of the State of Delaware,

Reported same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 150, entitled:

An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle county the sum of five hundred dollars to reimburse the Levy Court of New Castle county for compensation paid to the five assessors of Wilmington Hundred, for performing the duties under the provisions of section 19, Chapter 12, Revised Code of 1893, Laws of Delaware, as amended by Chapter 50, Volume 23, Laws of Delaware.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 223, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

Reported the same back to the House on its merits.

On motion of Mr. Speaker, the bill, (Senate Bill No. 68). entitled:

An Act directing the Levy Court of Sussex county to make additional settlements with the County Treasurer.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker, the bill, (Senate Bill No. 107,)entitled:

An Act in relation to assessments in White Clay Creek Hundred.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker the bill, (Senate Bill No, 80), entitled:

An Act to make certain statements made under oath or affirmation a misdemeanor, and to provide for the punishment therefor.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second timby its title and referred to the committee on Crimes and Punishe ments

On motion of Mr. Speaker the bill, (Senate Bill No, 88), entitled:

An Act to fix the time for holding the Superior Court and Court of General Sessions in the several counties of this State.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill. .

And further on his motion the bill was read a second time by by its title and referred to the Committee on Judiciary.

On motion of Mr. Speaker, the bill, (Senate Bill No. 100,)entitled:

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled an Act in relation to peddlers, within the county of New Castle, as amended by Chapter 390, Volume 22, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruits, vegetables, or other farm products, from giving a bond to the State or paying a license.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker, the bill, (Senate Bill No. 101).entitled:

An Act for the relief of the heirs of Harriet A. Houston, deceased.

Was read a first time.

.On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Corbit, the bill, (House Bill No, 315), entitled:

An Act to regulate the drawing, summoning, returning and service of Jurors.

Was read a first time.

On the further motion of Mr. Corbit, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Judiciary.

On motion of Mr. T. L. Cooper, the bill, (House Bill No. 316) entitled:

An Act to amend an Act entitled: an Act to establish a Bank and to incorporare a company under the name of the Farmers' Bank of the State of Delaware, being Chapter 39, of Vol. 4, of the Laws of Delaware, and the Acts supplementary thereto.

Was read a first time.

On the further motion of Mr. T. L. Cooper Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

Mr. Newton presented a joint resolution,

House Joint Resolution No. 19, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Election Laws.

Which on his motion was read.

Mr. Newton moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, James, Knotts, Lambden, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Williams, Mr. Speaker—23.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Mr. Newton presented a joint resolution,

House Joint Resolution No. 22, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the school Laws.

Which on his motion was read.

Mr. Newton moved that the joint resolution be adopted.

On the question "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Cann, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, James, Lambden, McCafferty, Newton, Palmer, Rash, Richardson, Staats, Williams, Mr. Speaker—21.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

1

Adopted.

Ordered to the Senate for concurrence.

Mr.Corbit on behalf of the Committee on Banking and Insurrance to whom had been referred the bill.

House Bill No. 60, entitled:

An Act relating to the annual reports of life insurance companies.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill.

House Bill No. 61, entitled:

An Act defining the status of persons soliciting life iusurance.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 123, entitled:

An Act to regulate the deposits of State funds, to prescribe the method of selecting State depositories, to limit the amount of State deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violation of this Act.

Reported the same back to the House unfavorably.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 294, entitled:

An Act to provide for the condemnation of lands for the purpose of shortening the water course of St. Jones River.

Reported same back to the House favorably.

With amendment.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 58, entitled:

An Act to regulate the investment of the funds and the real estate holdings of life insurance companies.

. .

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 59, entitled:

An Act prohibiting corporations or stock companies acting as agents or solicitors for life insurance companies.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 164, entitled:

An Act to authorize a parent to maintain an action and recover damages for the death and loss of a minor child occasioned by unlawful violence or negligence.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 196, entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a City Treasurer's clerk.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 255, entitled:

An Act to amend Chapter 83, Vol. 23, Laws of Delaware, entitled: an Act providing for a County morgue and Superintendent thereof, in and for New Castle county, by requiring the Levy Court to erect a morgue.

Reported the same back to the House on its merits.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill.

House Bill No. 288, entitled.

An Act authorizing the State Librarian to dispose of certain books in the State Library.

Reported the same back to the House unfavorably.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 83, entitled:

An Act in relation to dogs registered in incorporated towns and cities in New Castle county.

Also House Bill No. 71, entitled:

An Act designating voting places in the second and third election districts of the third Representative district of Sussex county.

Also House Bill No. 91, entitled:

An Act to incorporate the town of Bowers.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted. returned to the House the following duly and correctly enrolled House Bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 218, entitled:

An Act to change the name of Front or Water Street in the city of New Castle, Delaware, to "The Strand."

Also House Bill No. 57, entitled:

An Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued.

Also House Bill No. 56, entitled:

An Act to prohibit misrepresentation by life insurance companies.

Also House Bill No. 55, entitled:

An Act regulating life insurance companies and prohibiting the diversion of funds for political purposes.

Also House Bill No. 54, entitled:

An Act relating to the provisions of life insurance policiess

Also Substitute for House Bill No. 99, entitled:

An Act to establish the voting place of the first election district of the ninth Representative district of Kent county, Delaware.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 58, entitled:

An Act striking out of the Statutes of the State of Delaware all provisions in relation to the payment of a registration fee as a qualification to vote.

Also Senate Bill No. 52, entitled:

An Act in relation to the penalty in the official bond of constables in Sussex county.

Also Senate Bill No. 10, entitled:

An Act to amend Chapter 372, Vol. 22, Laws of Delaware, being an Act entitled: an Act for the protection of black bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware, by changing the time in which it shall be lawful to catch or fish for black bass.

And presented the same to the House.

On motion of Mr. Cubbage the bill, (House Bill No.235), entitled:

An Act to amend an Act entitled: an Act to allow the town Council of Milford to issue bonds for certain purposes being Chap-

ter 232 of Vol. 19, of the Laws of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty. Newton, Paradee, Palmer, Rash. Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—34.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Palmer House Bill No. 186 was recomimtted.

On motion of Mr. Speaker the bill, (House Bill No. 236), entitled:

An Act to incomporate the Townsend Trust, Title and Safe Deposit Company.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L. Cooper, T.O., Corbit, Cubbage, Donaway. Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick. McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson—33.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. McCafferty the bill, (House Bill No. 213), entitled:

An Act to regulate fishing in the waters of the Cheaspeake and Delaware Canal and its tributaries,

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, James, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Messick from the Committee of the Whole, reported back the bill, (House Bill No. 167) entitled:

An Act to amend Sections 12, 13, 14 and 15, Chapter 125, Revised Code of 1893, Laws of Delaware.

With amendment.

On motion of Mr, Messick the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway. Evans, Eliiott, Flinn Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

ð

Ordered to the Senate for concurrence.

On motion of Mr. Harvey the bill, (House Bill No. 205), entitled:

An Act authorizing the regulator of weights and measures in and for New Castle county to inspect and stamp cans used for the shipment of milk and cream.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows.

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the bill, (House Bill No. 237), entitled,

An Act exempting soldiers and sailors of the Civil War from procuring licenses to act as auctioneers.

Was taken up for consideration and on his further motion was read a third tine by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell. Corbit, Cubbage, Donaway Evans, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-Mr. T. L. Cooper-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (Senate substitute for House Bill No. 70), entitled:

An Act to divide the second election district of the third Representative district of Sussex county.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—25.

Nays—Messrs. Allen, Cann, Cooper, T. L., Holcomb, James, Lambden, Taylor—7.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the bill, (House Bill No. 173), entitled:

An Act to appropriate five thousand dollars for the alteration, repairs and additions to building for the State College for Colored Students.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House bill:

House Bill No. 162, entitled:

An Act to reincorporate the town of Milford.

And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Joint Resolutions:

House Joint Resolution No. 18, entitled:

Joint resolution accepting the moneys appropriated under an Act of Congress approved March 16th, 1906, entitled: an Act to provide for an increased annual appropriation for agricultural experimental station and regulating the expenditures thereof.

And presented the same to the House.

Mr. Speaker asked that the Senate Joint Resolution No. 15, entitled:

Joint Resolution fixing the date for taking a recess and also for the adjournment sine die of the General Assembly.

With amendment.

Be read.

Mr. Speaker moved that the joint resolution be adopted.

On the question "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Keenan Knotts, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays—Messrs. Allen, Cann, Cooper, T.L., Holcomb, James, Lambden, Messick, McCafferty, Taylor—9.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 81, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow one hundred thousand dollars (\$100,000.00) for sewer, street and Harbor improvements of the city of New Castle.

Reported substitute back to the House on its merits.

On motion of Mr. Paradee the bill, (Senate Bill No. 84), entitled:

An Act to amend an Act in relation to the Levy Court of New Castle county, being Chapter 50, Vol. 22, Laws of Delaware, by changing the boundaries of certain Levy Court Districts.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James Keenan, Knotts, Lambden, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Newton the bill, (House Bill No, 198), entitled:

An Act to amend Chapter 76, Vol. 21, Laws of Delaware, entitled an Act to amend the Act entitled an Act for the eradication of infectious and contagious diseases among the lower animals, being Chapter 639, Volume 19, Laws of Delaware, by increasing the amount of appropriations to suppress diseases.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evaus, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—32.

· Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Knotts the bill (House Bill No. 317), entitled:

An Act providing for the recording of personal property sold. and the title to the said property still held by the original owner until paid for as in the case of certain specialties known as short bonds or contract notes.

Was read a first time.

On the further motion of Mr. Knotts Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Keenan the bill, (House Bill No. 318), entitled:

An Act to amend an Act to provide for the repeal of Chapter 380. Vol. 22, Laws of Delaware, being an Act entitled, an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New'Castle county, Delaware, being Chapter 139, Vol. 23, Laws of Delaware, by providing for the appointment of Supervisors.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Hirons; the bill, (House Bill No. 319), entitled:

An Act to provide for the taxation of investments.

Was read a first time.

On the further motion of Mr. Hirons, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Newton the bill, (House Bill No. 320), entitled:

An Act to amend an Act entitled an Act to reincorporate the town of Bridgeville.

Was read a first time.

On the further motion of Mr. Newton, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Messick, the bill, (House Bill No. 130), entitled:

An Act to amend Section 7, Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers, and of their deputies and clerks, approved April 6, A.D., 1905, by increasing the salary of the Coroner of Sussex county.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Donaway, Evans, Messick, Paradee, Rash, Richards, Taylor, Wilson, Mr. Speaker—9.

Navs—Messrs. Baggs, Cann, Conwell' Cooper, T. L., Corbit, Cubbage, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Lambden, Newton, Richardson, Staats, Williams—17.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 313, entitled:

An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor.

Reported the same back to the House favorably.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 287, entitled:

An Act imposing a tax upon trolley cars for municipal purposes.

Reported the same back to the House favorably.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 281, entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Brandywine Hundred.

Reported the same back to the House favorably.

On motion of Mr. Taylor the following Resolution was adopted.

Concurrent Resolution.

Whereas, we have again heard of the invasion of the angel of death in the family of one of our members, the wife of Representative Henry O. Bennum, therefore,

Be it resolved, that the members of the Senate and House of Representatives in General Assembly met, extend to Representative Bennum, in this his hour of deep sorrow and bereavement, our heartfelt sympathy and commend him to the care of an allwise and ever merciful Heavenly Father "who doeth all things well." Resolved, that these resolutions be spread upon the records of this House and that a copy be sent to Representative Bennum.

Mr. Rash on behalf of the Committee on Printing, to whom had been referred the bill.

House Bill No. 278, entitled:

An Act for the printing and publishing of five hundred copies of Volume 7, Laws of Delaware.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 243, entitled:

An Act in relation to municipal corporations.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 83, entitled:

An Act making the terms of office of all members of the department of Elections for the city of Wilmington, hereafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 283, entitled:

An Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled: an Act to incorporate the town of Middletown, by changing the method of collecting fees.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 284, entitled:

An Act to authorize the town commissioners of the town of Middletown to borrow money and issue bonds therefor, for the purpose of paying off the balance of the bond issue of 1887.

Reported same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill.

House Bill No. 297, entitled:

An Act to amend an Act entitled an Act authorizing the Town Council of the town of Dover to fund its indebtedness incurred in the enlargement and improvement of its light and water plant by issuing bonds for twelve thousand dollars, being Chapter 177, of Volume 23, of the Laws of Delaware.

Reported the same back to the House favorably.

Mr Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill, No. 381, entitled:

An Act to alter and re-establish the charter of the town of Laurel.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 84, entitled:

An Act to amend an Act in relation to the Levy Court of New Castle county, being Chapter 50, Vol. 22, Laws of Delaware, by changing the boundaries of certain Levy Court Districts.

Reported the same back to the House favorably.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following concurrent resolution entitled:

Concurrent Resolution:

Whereas, we have again heard of the invasion of the angel of death in the family of one of our members the wife of Representative Henry O. Bennum, therefore,

Be it resolved that the members of the Senate and House of Representatives in General Assembly met, extend to Representative Bennum, in this, his hour of deep sorrow and bereavement, our heartfelt sympathy, and commend him to the care of an allwise and ever merciful Heavenly Father, "who doeth all things well."

Resolved that these resolutions be spread upon the records of this House and that a copy be sent to Representative Bennum.

And returned the same to the House.

Mr. Conwell on behalf of the Comm tee on Education to whom had been referred the bill,

Senate Bill No. 97, entitled;

An Act to amend Chapter 354, Vol. 22, of the Laws of Delaware, entitled: an Act to establish a Board of Education for the town of Lewes, and to incorporate the same, and for other purposes, by increasing the amount of taxes, authorized to be raised by taxation.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Eucation to whom had been referred the bill,

House Bill No. 299, entitled:

An Act authorizing Commissioners of school district No. 14 in Kent county, to borrow money for the purpose of building a new school house and furnishing the same.

Reported the same back to the House favorbly.

Mr. Holcomb asked that Senate amendment to House Joint Resolution No. 27,

Be Read.

And on his further motion was lost.

Mr. Taylor moved that no person outside of the official clerk or a member of either House of this Legislature be allowed to transfer messages from one House to another.

Which motion

Prevailed.

On motion of Mr. Messick House Bill No. 267 was re-committed.

Mr. Flinn from the Committee on Public Highways, reported back the bill, (House Bill No. 294), entitled:

An Act to provide for the condemnation of lands for the purpose of shortening the water course of St. Jones River.

With amendment.

On motion of Mr, Conwell the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs. Cann, Conwell, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, James, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No. 9), entitled:

An Act to provide for the permanent improvement of the public highways in Sussex county,

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Harvey, Hirons, Knotts, Messick, Williams, Wilson, Mr. Speaker —7.

Nays—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Garrison, Holcomb, James, Lambden, Messick, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor—20.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

On motion of Mr. Corbit the bill, (House Bill No. 75), entitled:

An Act fixing the salary of a county Superintendent of Free Schools at fifteen hundred dollars.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell. Corbit, Donaway- Evans, Flinn, Garrison, Richards, Williams, Mr. Speaker—11.

Nays—Messrs. Cann, Cooper, T. L. Cubbage, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Newton, Palmer, Rash, Richardson, Staats, Taylor, —18.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

On motion of Mr. Messick the bill, (House Bill No. 321), entitled:

An Act to protect breeders and raisers of poultry from the depredations of dogs and foxes.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Palmer the bill, (Senate Bill No. 67), entitled:

An Act to amend Chapter 186, Vol. 23, of the Laws of Delaware, encitled an Act to incorporate the town of Ellendale, by increasing and defining the powers of the collector of town taxes.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows.

Yeas—Messrs Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—31.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Flinn the bill, (Senate Bill No. 75), entitled:

An Act authorizing the compiling and printing of the provisions of the Fish, Oyster and Game Laws.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Richardson House Bill No. 501 was withdrawn.

Mr. T. O. Cooper from the Committee on Public Health reported back the bill,

House Bill No. 47, entitled:

An Act to amend and add to an Act entitled: an Act regulating the practice of medicine and surgery in this State, being Chapter 40, Vol. 20, Laws of Delaware.

With amendment,

On motion of Mr. T. O. Cooper the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer Richards, Richardson, Staats, Taylor, Williams, Wilson—30.

Nays-Messrs. Elliott, Rash, Mr. Speaker-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Knotts, House Bill No. 145 was withdrawn.

On motion of Mr. Allen the bill, (House Bill No, 220), entitled:

An Act in relation to the sale of drugs and chemicals in this State, and providing for a State Board of Pharmacy.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House adjourned until to-morrow at 10:30 o'clock.

February 27th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen. Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton. Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson. Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Harvey, on behalf of the Committee on Judiciary, to whom had been referred the bill, (House Bill No. 293), entitled:

An Act permitting a wife or husband to verify for or against each other in both Criminal and Civil Causes.

Reported the same back to the House favorably.

Mr. Harvey, on behalf of the Committee on Judiciary, to whom had been referred the bill, (House Bill No. 239), entitled:

An Act to authorize the Prothonotary of the Superior Court of the State of Delaware in and for Sussex County to make direct indices of Judgments in his office using the Campbell System of Indexing.

Reported the same back to the House, on its merits.

Mr. Conwell, on behalf of the Committee on Education, to whom had been referred the bill, (Senate Bill No. 54), entitled:

An Act to compel the Attendance of Children at the Public Schools of the State.

Reported the same back to the House favorably.

* Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill, (Senate Bill No. 85), entitled:

An Act to make valid a Deed for a Track of Land in Pencader Hundred.

Reported the same back to the House favorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous, to whom had been referred the bill, (House Bill No. 310), entitled:

An Act to amend Chapter 78, Volume 23. Laws of Delaware, entitled: an Act in relation to the Indices of New Castle county by extending the provisions of said act to Sussex county.

Reported the same back to the House unfavorably.

Mr. Wilson, on behalf of the Committee on Stationery and Supplies, to whom had been referred the bill, (Senate Bill No. 93), entitled:

An Act regulating the Distribution of Stationery, Postage and Supplies for the General Assembly.

Reported the same back lo the House favorably.

Mr. Knotts, on behalf of the Committee on Elections, to whom had been referred the bill, (House Bill No. 285), entitled:

An Act concerning the Second Election District of the Sixth Representative District in New Castle county.

Reported the same back to the House favorably with amendment.

Mr. Palmer, on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill, (House Bill No. 259), entitled:

An Act to repeal Chapter 132, Vol. 23, Laws of Delaware, entitled: an Act to further protect the oyster interests of the State by prohibiting the use of certain Winders in catching oysters, approved April 13, 1905.

Reported the same back to the House unfavorably.

Mr Sterner, clerk of the Senate being admitted, informed the House that the Senate had not concurred in the following House Bill:

House Bill, No. 227, entitled:

An Act to amend an Act entitled: an Act to re-incorporate the town of Dover, being Chapter 746, Vol. 19, of the Laws of Delaware.

Also House Bill No. 228, entitled:

An Act authorizing the Town Council of Dover to borrow Twenty-five Thousand Dollars for street improvements and issue bonds therefor.

Also House Bill No. 171, entitled:

An Act to amend Chapter 746, Volume 19, Laws of Delaware, entitled: an Act to re-incorporate the town of Dover, passed March 2nd, 1893, by increasing the amount of appropriation by the Levy Court of Kent County for the repair of roads and streets in said county.

Also House Bill No. 160, entitled:

An Act for the relief of School District, No. 116, in Kent county, Delaware.

Also House Bill No. 210, entitled:

An Act in relation to shortening the course of the navigable waters of Mispillion River.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 253.

An Act authorizing the appointment of a Joint committee of two on the part of the Senate and three on the part of the House to settle with the State Treaurer, Auditor of Accounts, Secretary of State, Insurance Commissioner and clerks of the Senate and House of Representatives at a meeting to be held on the third Tuesday of January, 1908, authorizing the employment of expert assistance and the payment of the expenses of said session of said committee.

Also House Bill Mo. 113, entitled:

An Act to prevent the procuring for or the selling, giving or delivering of intoxicants to or for habitual drunkards or minors.

Also House Bill No. 169, entitled:

An Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches.

Also House Bill No. 155, entitled:

An Act to amend an Act entitled, an Act to revise and consolidate the Statutes relating to the City of Wilmington, being Chapter 207, Volume 17, Laws of Delaware, relative to the collection of certain taxes.

And returned the same to the Senate

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 183, entitled:

An Act in relation to the Collection of the Taxes assessed and levied against property within this State for County Road, Poor, Municipal, Town and School Taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had not concurred in the following House bills:

House Bill No. 174, entitled:

An Act exempting certain School Teachers from taking Teachers' Examinations.

Also House Bill No. 216.

Ac Act in relation to the Natural Drainage of Land.

And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill'No. 114, entitled:

An Act entitled an Act pertaining to Revenue and Taxation.

Also Senate Bill No. 89, entitled:

An Act to amend Section 5, Chapter 127, of the Revised Code, enlarging the Term of Imprisonment for the Crime of Manslaughter.

Also Senate Bill No. 73, entitled:

An Act to cede certain Lands to the United States of America.

Also Senate Bill No 99, entitled:

An Act in relation to the Bond of the Constable appointed for and residing in White Clay Creek Hundred.

Also Senate Bill No. 110, entitled:

An Act authorizing the Commissioners of the Town of Newport to borrow money and issue bonds to secure the payment thereof for the purpose of providing Fire Protection for the Town of Newport.

Also Senate Bill No. 105, entitled:

Ac Act to amend Chapter .209, Volume 19, Laws of Delaware, by providing that the Mayor and Council of Wilmington, through the agency of the Board of Directors of the Street and Sewer Department, shall be authorized to lay branches from sewers to curb line, and charge the cost thereof to abutting owners.

And presented the same to the House.

On motion of Mr. Cubbage the bill, (House Bill No. 322), entitled:

An Act to authorize Savings Banks or Savings Institutions of this State to invest money deposited with them in certain securities.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Keenan, the bill, (House Bill No. 323).entitled:

An Act to incorporate Merchants' Trust and Safe Deposit Company.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Paradee the bill, (House Bill No. 324,) entitled:

An Act authorizing the Mayor and Council of Wilmington to exact a certain percentage of the gross receipts of business done within the city of Wilmington and partly within and partly without said city, but within the State of Delaware, by any person, firm, company or corporation engaged in the telegraph, telephone, gas. electric light, street railway, heat and power business of a public service character.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations. On motion of Mr. Taylor the bill, (House Bill No, 325), entitled:

An Act prohibiting persons from catching or taking carp fish from the Delaware bay, river or their tributaries, with stake or pound nets

Was read a first time.

On the further motion of Mr. Taylor, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. McCafferty the bill (House Bill No. 326), entitled:

An Act to amend Chapter 204, Vol. 17, Laws of Delaware, being an Act to provide for public parks for the use of the citizens of Wilmington and its vicinity, by providing that members of the Board of Park Commissioners shall be appointed by the Mayor.

Was read a first time.

On the further motion of Mr. McCafferty, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Paradee the bill (House Bill No. 327), entitled:

An Act to amend Section 1, of Chapter 241, Vol. 18, Laws of Delaware, entitled; an Act relating to taxes for county and municipal purposes.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time

by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Holcomb the bill, (substitute for House Bill No. 81), entitled:

An Act authorizing the Mayor and Council of New Castle to borrow one hundred thousand dollars, (\$100,000.00) for sewer, street and harbor improvements in the city of New Castle.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Cubbage, Donaway, Elliott, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Mr. Speaker—27.

Nays-Messrs. Evans, Richards-2.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor, the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m. '

House met pursuant to recess.

House went into a committee of the Whole to consider Revenue bills with Newton as Chairman.

Mr. Baggs moved that the committee do now arise.

Which motion

Prevailed.

House called to order by the Speaker.

Mr. Flinn on behalf of the Committee on Public Highways, to whom had been referred the bill,

Senate Bill No. 112 entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Delaware.

Reported same back to the House favorably.

On motion of Mr. Speaker, the bill, (Senate Bill No. 114), entitled:

An Act pertaining to revenue and taxation.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Speaker the bill, (Senate Bill No. 110), entitled,

An Act authorizing the commissioners of the town of Newport to borrow money and issue bonds for the payment thereof, for the purpose of providing fire protection for the town of Newport. Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations

On motion of Mr. Speaker the bill, (Senate Bill No. 99), entitled:

An Act in relation to the Bond of the Constable appointed for and residing in White Clay Creek Hundred.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Speaker the bill, (Senate Bill No. 105), entitled:

Ac Act to amend Chapter 209, Volume 19, Laws of Delaware, by providing that the Mayor and Council of Wilmington, through the agency of the Board of Directors of the Street and Sewer Department, shall be authorized to lay branches from sewers to curb line, and charge the cost thereof to abutting owners.

Was read a first time.

On the further motion of Mr Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No. 89), entitled:

An Act to amend Section 5, Chapter 127, of the Revised Code, enlarging the Term of Imprisonment for the Crime of Manslaughter.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Speaker the bill, (Senate Bill No. 73), entitled:

An Act to cede certain Lands to the United States of America.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Federal Relations.

Mr. Newton on behalf of the Committee on Revenue and Taxation, to whom had been referred the bill,

House Bill, No. 136, entitled:

An Act to regulate the deposits of State funds, to prescribe the method of selecting State depositories, to limit the amount of State deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violation of this Act.

Reported the same back to the House unfavorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill.

House Bill No. 12, entitled:

An Act to alter and re-establish the charter of the city of Wilmington.

Reported substitute back to the House favorably.

On motion of Mr. Taylor the House adjourned until to-morrow at 10:30 o'clock.

February 28th, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Joint Resolution, No. 12, entitled:

Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Georgetown.

House Joint Resolution No. 13, entitled;

Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware, at Dover.

House Joint Resolution, No. 14, entitled:

Joint Resolution appointing Directors for the Farmers' Bank of the State of Delaware, for the branch at Wilmington.

House Joint Resolution No. 20, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the General Corporation Laws as amended.

Also substitute for House Bill No. 70, entitled:

An Act to divide the second election district of the third Representative district of Sussex county.

Also House Bill No. 215, entitled:

An Act to amend Section 8, Chapter 86, of the Laws of Delaware, as published in the Revised Code of 1893, by changing the return day of summons issued upon order of the Chancellor in partition proceedings in the Court of Chancery, from some day in the next term of said Court, to the first Monday of the next month or the next month but one occurring after twenty days from the time of issuing thereof,

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 10, entitled:

An Act to amend Chapter 372, Vol. 22, Laws of Delaware, being an Act entitled: an Act for the protection of black bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware, by changing the time in which it shall be lawful to catch or fish for black bass.

Also Senate Bill No. 52, encitled:

An Act in relation to the penalty in the official bond of constables in Sussex county.

Senate Bill No. 58, entitled;

An Act striking out of the Statutes of the State of Delaware all provisions in relation to the payment of a registration fee as a qualification to vote.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 6, entitled:

An Act to amend Chapter 245, Vol. 21, Laws of Delaware, entitled: an Act to amend Chapter 58, Vol. 15, Laws of Delaware, increasing the period of extension by the Governor, of the term

of indigent deaf, dumb and blind in institutions for instruction of such indigents, by further increasing the period of such extension by the Governor, of the term of indigent deaf and blind in institutions for instruction of such Indigents.

Also Senate Bill No. 74, entitled:

An Act to provide for the printing and publishing of five hundred copies of Volume 7, Laws of Delaware.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 197, entitled.

An Act to amend Chapter 451, Vol. 20, Laws of Delaware, entitled: an Act to amend Chapter 630, Vol. 17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from anthrax.

Also House Bill No. 172, entitled:

An Act to amend and add to Chapter 392, Vol. 20, Laws of Delaware, entitled: an Act providing for the maintenance, discipline, and regulation of the National Guard of Delaware, an amendment thereto, contained in Chapter 284, Vol. 22, Laws of Delaware.

Also House Bill No. 194, entitled:

An Act fixing the compensation of the Crier of the Courts of Delaware sitting in New Castle county, and requiring and enforcing payment to the County Treasurer of all fees collected for the use of such officer.

Also House Bill No. 142, entitled:

An Act increasing the amount of the official bond of the Secretary of State.

Also substitute for House Bill No. 88, entitled:

An Act providing a punishment for persons trespassing up-

on lands and committing depredations thereon, in New Castle county.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Joint Resolutions:

House Joint Resolution, No. 19, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Election Laws.

Also House Joint Resolution No. 22, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the school Laws.

And returned the same to the House.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 275, entitled:

An Act concerning minors, their adoption, custody and maintenance.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 201, entitled:

An Act providing for the survey and sale of certain public lands of the State.

Reported the same back to the House favorably.

With amendment.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions, to whom had been referred the bill,

Senate Bill No. 92, entitled:

An Act to amend Chapter 42, Vol. 23, Laws of Delaware,

relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls.

Reported the same back to the House favorably.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions, to whom had been referred the bill,

House Bill No. 311, entitled:

An Act to amend an Act defining offenses against religion, morality and decency.

Reported the same back to the House unfavorably.

Mr. Staats on behalf of the Committee on Revised Code to whom had been referred the bill,

Senate Bill No. 91, entitled:

An Act to amend Section 5, Chapter 131 of the Revised Code enlarging the term of imprisonment for the crime of bigamy,

Reported the same back to the House favorably.

Mr. Messick on behalf of the Committee on Charities and Eleemosynary Institutions, to whom had been referred the bill,

House Bill No. 267, entitled:

An Aci to change the name of the Sussex county almshouse to the Sussex county hospital.

Reported substitute back to the House favorably.

On motion of Mr. Corbit the vote on Senate Joint Resolution No. 15, was reconsidered.

On motion of Mr. Corbit the vote on the amendment to House Joint Resolution No. 27 was reconsidered.

On motion of Mr. Taylor House Bill No. 288 was recommitted.

Mr. Corbit moved that House Joint Resolution No. 27 and Senate Joint Resolution Nor 15, be returned from the Senate.

Which motion

Prevailed.

On motion of Mr.Cubbage the bill, (House Bill No, 328), entitled:

An Act to designaate what shall constitute the assets of insurance companies incorporated under the Laws of Delaware.

Was read a first time.

On the further motion of Mr.Cubbage, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Harrington the bill (House Bill No. 329), entitled:

An Act to amend Chapter 190, of Vol. 15, Laws of Delaware, entitled; an Act to amend Chapter 128, of the Revised Code, as amended, providing for appeals to the Superior Court, in actions of trespass, before a Justice of the Peace.

Was read a first time.

On the further motion of Mr. Harrington, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

Mr. Corbit from the Committee on Banking and Insurance, reported back the bill, (House Bill No. 110), entitled:

An Act to incorporate the Kent County Trust and Safe Deposit Company.

With amendment.

On motion of Mr, Taylor the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs, Cann, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. McCafferty the bill, (House Bill No. 183), entitled:

An Act in relation to the collection of taxes assessed and levied against property within this State, for county, road, poor, municipal, town, and school taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

Was taken up for consideration, and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Navs-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Cubbage the bill, (House Bill No, 58), entitled:

An Act to regulate the investment of the funds and the real estate holdings of life insurance companies.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway. Evans, Eliiott, Flinn, Garrison, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash. Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—28.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb House Bill No. 223 was re-committed.

Mr. James presented a joint resolution entitled:

House Joint Resolution No. 23, entitled:

Joint Resolution calling upon the County Treasurer of Sussex county and State of Delaware to furnish certain information in regard to special road taxes for Broad Creek Hundred, Sussex county, and State of Delaware.

Which on his motion was read.

Mr. James moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts. Lambden, Messick, Newton, Paradee, Palmer Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Navs-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 320, entitled:

An Act to amend an Act entitled an Act to reincorporate the town of Bridgeville.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 308, entitled:

An Act to renew and re-enact an Act entitled: an Act to incorporate the town of Magnolia, being Chapter 568, Volume 17, of the Laws of Delaware, and all Acts amendatory thereof, and supplementary thereto.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

Senate Bill No. 110, entitled:

An Act authorizing the Commissioners of the Town of New-

port to borrow money and issue bonds to secure the payment thereof for the purpose of providing Fire Protection for the Town of Newport.

Reported the same back to the House favorably.

On motion of Mr. Elliott, the bill, (House Bill No. 301), entitled:

An Act to alter and re-establish the charter of the town of Laurei,

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the following communication was accepted and ordered spread on the minutes:

WILMINGTON DISTRICT,

EPWORTH LEAGUE.

Wilmington, Del., Feb. 25, 1907.

To the Honorable, the Members of the General Assembly of Delaware: Dear Sirs:-

We, the undersigned, representing The Wilmington Methodist Ministerial Association and through them the great body of Methodists of Wilmington, do earnestly petition you to pass the Compulsory Education Law now pending, so that the highest interests of our commonwealth may be thereby conserved.

Yours very cordially,

C. T. WYATT,

H. W. KELLOGG,

A. S. MOWBRAY,

W. L. S. MURRAY,

R. K. STEPHENSON,

G. T. ALDERSON,

JOHN M. ARTERS.

Secretary.

On motion of Mr. Speaker the bill, (Senate Bill No. 6,) entitled:

An Act to amend Chapter 245, Vol. 21, Laws of Delaware, entitled: an Act to amend Chapter 58, Vol. 15, Laws of Delaware, increasing the period of extension by the Governor, of the term of indigent deaf, dumb and blind in institutions for instruction of such indigents, by further increasing the period of such extension by the Governor, of the term of indigent deaf and blind in institutions for instruction of such Indigents.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Charities and Eleemosynary Institutions.

On motion of Mr. Speaker the bill, (Senate Bill No. 74), entitled:

An Act to provide for the printing and publishing of five hundred copies of Volume 7, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Printing.

Mr. Conwell from the Committee on Education, reported back the bill,

Senate Bill No. 42, entitled:

An Act authorizing the Newark public schools to borrow money and issue bonds for the payment thereof, for the purpose of building a new school honse.

With amendment.

On motion of Mr. Wilson the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So, the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill re-

turned to that body.

On motion of Mr. Flinn the bill, (House Bill No. 209), entitled:

An Act to amend Chapter 243, Vol. 11, Laws of Delaware, entitled: an Act in relation to illigitimate children.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows,

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 277, entitled:

An Act imposing a tax upon State banks, National banks, Savings banks, trust and loan companies, and providing for the collection thereof.

Reported the same back to the House favorably with substitute.

On motion of Mr. Taylor, the House took a recess until 2 o'clock p. m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Holcomb the bill, (House Bill No. 313), entitled:

An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Garrison, Harvey, Holcomb, James, McCafferty, Richards, Richardson, Williams, Wilson, Mr. Speaker—19.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Corbit the bill, (House Bill No. 113), entitled:

An Act to prevent the procuring for or the selling, giving or delivering of intoxicants to or for habitual drunkards or minors.

Was taken up for consideration, and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. O., Corbit Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilon, Mr. Speaker—27.

Navs-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Richards, the bill, (House Bill No. 51) entitled:

An Act to prohibit the giving away of intoxicating liquors at elections.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No. 331,) entitled:

An Act to amend an Act entitled: an Act entitled an Act to reincorporate the town of Georgetown.

Was read a first time.

On the further motion of Mr Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Richardson the bill (House Bill No. 338), entitled:

An Act in relation to the distribution of money deposited with the State Treasurer by railroad and railway companies under the provisions of Section 75 and 108 of the Act entitled an Act providing a General Corporation Law, and the amendments and alterations thereof, approved March 10, A. D., 1899.

Was read a first time.

On the further motion of Mr. Richardson Rule 12] was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

Mr. Conwell on behalf of the Committee on Eucation to whom had been referred the bill,

House Bill No. 290.

An Act to amend an Act entitled: an Act to provide for the organization and control of the public schools of the city of Wilmington, being Chapter 92, Vol. 23, Laws of Delaware.

Reported the same back to the House favorbly.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Senate Bill No. 61 entitled:

An Act to provide for the education and training ot the in-

digent adult b'i id persons of the State of Delaware.

Reported the same back to the House favorably.

On motion of Mr. Messick the bill, (House Bill No, 332), entitled:

An Act to authorize the town Council of Georgetown to levy a special tax for the support of the sewer system of the town of Georgetown.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations, —

On motion of Mr. Messick the bill (House Bill No. 333), entitled:

An Act providing for the higher education of white female students.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education

On motion of Mr. Paradee the bill, (House Bill No. 334), entitled:

An Act providing for a police pension fund for the members of the police force of the city of Wilmington.

Was read a first time.

On the further motion of Mr. Paradee, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time, by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Paradee, the bill, (House Bill No. 335), entitled:

An Act proposing an amendment to Article 2 of the Constitution of the State of Delaware concerning the Legislature.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Paradee the bill, (House Bill No. 336), entitled.

An Act to authorize the submission to the people of this State of questions of public policy.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Taylor the bill, (House Bill No. 337), entitled:

An Act to authorize the Attorney General to appoint three deputies, and fixing the salary of the Attorney General and the said deputies.

Was read a first time.

On the further motion of Mr Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Judiciary.

On motion of Mr. Cubbage the bill, (House Bill No, 59), entitled:

An Act prohibiting corporations or stock companies acting as agents or solicitors for life insurance companies.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Eliiott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No. 330), entitled:

An Act authorizing and appointing a Board of Sewer Commissioners, for the town of Georgetown, which shall establish, control, and regulate a sewer plant for said town; prescribing the powers and duties of said board, and providing for the election of their successors.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 62, entitled:

An Act to amend Chapter 186, Vol. 23, of the Laws of Delaware, entitled an Act to incorporate the town of Ellendale, by increasing and defining the powers of the collector of town taxes.

Also Senate Bill No. 75, entitled:

An Act authorizing the compiling and printing of the provisions of the Fish, Oyster and Game Laws.

Also Senate Bill No. 84, entitled.

An Act to amend an Act in relation to the Levy Court of New Castle county, being Chapter 50, Vol. 22, Laws of Delaware, by changing the boundaries of certain Levy Court Districts.

And presented the same to the House.

Mr. Elliott from the Committee on Miscellaneous reported back the bill,

House Bill No. 201, entitled:

An Act providing for the survey and sale of certain public lands of the State.

With amendment.

On motion of Mr. Hirons the amendment was read.

On motion of Mr. Palmer House Bill No. 201 was re-committed.

Mr. Corbit asked that the Senate Joint Resolution No. 15, entitled:

Joint Resolution fixing the date for taking a recess and also for the adjournment sine die of the General Assembly.

Be read.

Mr. Corbit moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, New-

ton, Paradee, Richards, Richardson, Staats, Wilson, Mr. Speaker, —19.

Nays—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Donaway, Harrington, Holcomb, James, Lambden, McCafferty, Palmer, Rash, Taylor, Williams—14.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Adopted.

Was declared

Ordered that the Senate be informed thereof, and the Joint Resolution returned to that body.

On motton of Mr. Corbit the amendment to Senate Joint Resolution No. 15 was withdrawn.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following Concurrent Resolution:

House Concurrent Resolution Relative to the appointment of a Committee of the General Assembly to attend the funeral of the wife of Representative Henry O. Bennum, Jr.

And returned the same to the House.

Mr. Holcomb presented a Senate amendment to House Joint Resolution No. 27, entitled:

Joint Resolution fixing the date when bills can be presented to and considered by the General Assembly.

Which on his motion was read.

Mr. Holcomb moved that the amendment to Joint Resolution be adopted.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott. Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Messick, Newton, Paradee, Richards, Richardson, Staats, Wil-

liams, Wilson, Mr. Speaker-22.

Nays-Messrs. Allen, Cooper, T.L., Cooper, T.O., Harrington, James, Lambden, McCafferty, Palmer, Taylor-9,

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Messick the following Concurrent Resolution was adopted:

House Concurrent Resolution relative to the appointment of a Committee of the General Assembly to attend the funeral of the wife of Representative Henry O. Bennum, Jr.

Be it resolved by the House of Representatives of the State of Delaware, in General Assembly met, the Senate concurring therein:

Whereas, the attention of this General Assembly has been called to the death of the wife of Representative Henry O. Bennum, Jr.,

And whereas, certain resolutions have been passed by this General Assembly offering its condolences to him, the said Representative, Henry O. Bennum, Jr., in this his hour of bereavement; new therefore,

Be it resolved, that as a further mark of respect, the Speaker of the House and the President of the Senate appoint a Committee of two members from the House and one from the Senate respectively, to attend the funeral to-morrow, Friday, March 1, A. D., 1907.

Mr. Speaker appoints Messrs. Messick and Palmer as Committee.

On motion of Mr. Cann, the bill, (House Bill No. 293), entitled:

An Act permitting a wife or husband to testify for or against each other in both Criminal and Civil Causes.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Corbit, Cubbage, Donaway, Evans. Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage, the bill, (House Bill No. 60) entitled:

An Act relating to the annual reports of life insurance companies.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton. Paradee, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the bill, (House Bill No. 61,) entitled:

An Act defining the status of persons soliciting life insurance.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Palmer from the Committee on Fish, Oysters and Game reported back the bill,

House Bill No. 232, entitled:

An Act to amend Chapter 137, Vol. 23, Laws of Delaware, entitled: an Act for the protection and preservation of squirrels.

With amendment.

On motion of Mr. Hirons the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Cann, Cooper, T. L., Corbit, Donaway, Evans, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Staats, Taylor, Williams, Mr. Speaker—25.

Nays-Messrs. Conwell, Elliott, Garrison-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 101, entitled:

An Act to encourage the building of electric railways in this State.

Reported the same back to the House on its merits.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Joint Resolution No. 18, entitled:

Joint resolution accepting the moneys appropriated under an Act of Congress approved March 16th, 1906, entitled: an Act to provide for an increased annual appropriation for agricultural experimental station and regulating the expenditures thereof.

Mr. Palmer on behalf of the Committee on Fish, Oysters, and Game, to whom had been referred the bill,

House Bill No. 135, entitled:

An Act providing uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey.

Reported substitute back to the House on its merits.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 325, entitled:

An Act prohibiting persons from catching or taking carp fish from the Delaware bay, river or their tributaries, with stake or pound nets

Reported the same back to the House on its merits.

Mr Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 111, entitled:

An Act providing for the surveying, plotting and staking of oyster plantations in the Delaware Bay within the jurisdiction of the State of Delaware.

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 321, entitled:

An Act to protect breeders and raisers of poultry from the depredations of dogs and foxes.

Reported the same back to the House favorably.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 287, entitled:

An Act imposing a tax upon trolley cars for municipal purposes.

Reported the same back to the House favorably.

On motion of Mr. Paradee, the bill, (Senate Bill No. 83), entitled:

An Act making the terms of office of all members of the department of Elections for the city of Wilmington, hereafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Keenan, Knotts, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Mr. Speaker—20.

Nays—Messrs. Allen, Cann, Cooper, T. L., Harrington, Holcomb, James, Lambden, McCafferty, Taylor—9.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Messick the bill, (House Bill No. 144), entitled:

An Act to amend an Act entitled: an Act to amend Chapter 4 of the Revised Statutes of the State of Delaware, relating to the passing and publication of Laws, being Chapter 9, Vol.21, Laws of Delaware, increasing the number of volumes to be printed and bound.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (substitute for House Bill No. 267), entitled:

An Act to change the name of the Sussex county almshouse to Sussex county hospital, and of the Kent county almshouse to the Kent county hospital.

Under suspension of rules.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows.

Yeas—Messis Allen, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons Holcomb, James, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Knotts the bill, (House Bill No. 308,) entitled:

An Act to renew and re-enact an Act entitled: an Act to incorporate the town of Magnolia, being Chapter 568, Volume 17, of the Laws of Delaware, and all Acts amendatory thereof, and supplementary thereto.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T.O., Corbit, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Holcomb, James. Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—28.

· Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton, the bill, (Senate Bill No. 31).entitled:

An Act providing for a contingent fund for the Board of State Supplies.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T, O., Corbit, Donaway, Evans, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Lambden, Messick, Newton. Paradee, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—23.

Nays—Messrs. Allen, Cann, Cooper, T. L., Harrington, James—5.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered that the Senate be informed thereof, and the Joint Resolution returned to that body.

On motion of Mr. Newton, the bill, (Senate Bill No. 30), entitled:

An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled: an Act regulating the furnishing of supplies for the State, defining the character of advertisements for supplies and when such advertisements may be omitted.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L. Cooper, T.O., Corbit, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Newton, Paradee, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Corbit, the bill, (House Bill No, 284), entitled:

An Act to authorize the town commissioners of the town of Middletown to borrow money and issue bonds therefor, for the purpose of paying off the balance of the bond issue of 1887.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrigton, Harvey, Hirons, Holcomb, James. Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—34.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Flinn the bill, (House Bill No. 339), entitled:

An Act to amend the Act entitled: an Act to establish the New Castle county Workhouse.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Crimes and Punishments.

On motion of Mr. Keenan the bill, (House Bill No, 340), entitled:

An Act to amend Section 6 of Chapter 84, page 635, of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, territory or foreign country, may be admitted to probate and recorded in this State.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Code. On motion of Mr. Cann the bill, (House Bill No. 341), entitled:

An Act to reincorporate the town of Delaware city.

Was read a first time,

On the further motion of Mr. Cann Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Palmer the bill, (Senate Bill No. 97,) entitled:

An Act to amend Chapter 354, Vol. 22, of the Laws of Delaware, entitled: an Act to establish a Board of Education for the town of Lewes, and to incorporate the same, and for other purposes, by increasing the amount of taxes, authorized to be raised by taxation.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House-

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, McCafferty, Newton, Paradee, Palmer. Rash. Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None,

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Conwell on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 289, entitled:

An Act for the improvement of the school houses for colored children in Kent county and making an appropriation therefor.

Reported the same back to the House favorably.

With amendment.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill.

House Bill No. 248, entitled:

An Act to amend Section 7, Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers, and of their deputies and clerks.

Reported the same back to the House favorably.

Mr. Paradee from the Committee on Municipal Corporations, reported back the bill,

House Bill No. 193, entitled:

An Act relating to the trade of stationary engineers in the city of Wilmington, Delaware.

Reported the same back to the House favorably.

With amendment.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 266, entitled:

An Act to provide for the payment of a part of the debt of this State by an issue of bonds of the State.

Reported the same back to the House favorably.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 269, entitled:

An Act to provide for the more efficient collection of certain State revenue.

Reported the same back to the House favorably.

Mr. Newton on behalf of the Committee on Revenue and Taxation, to whom had been referred the bill,

House Bill No. 319, entitled:

An Act to provide for the taxation of Investments.

Reported the same back to the House on its merits.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

Senate Bill No. 114, entitled:

An Act eutitled: an Act pertaining to Revenue and Taxation.

Reported the same back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill.

House Bill No. 206 entitled:

An Act in relation to roads and highways in Brandywine Hundred.

Reported the same back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 175 entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Brandywine Hundred.

, Reported substitute back to the House favorably.

With amendment.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill. No. 315, entitled:

An Act to regulate the drawing, summoning, returning and service of Jurors.

Reported substitute back to the House favorably.

On motion of Mr. Taylor the House adjourned until to-morrow at 10:30 o'clock a. m.

March 1st, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved,

Mr. Hirons on behalf of the Committee on Claims to whom had been referred the bill,

House Bill No. 312, entitled:

An Act proposing an amendment to Section 15, of Article 2 of the State of Delaware, relating to the compensation of the members and presiding officers of the General Assembly.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Substitute for Senate Bill No. 56, entitled:

An Act creating a Board of Revision of Assessments for each Hundred or Assessment district in New Castle county.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 13, entitled:

An Act in relation to fees of justices of the peace and constables.

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 62, entitled:

An Act to amend Chapter 186, Vol. 23, of the Laws of Delaware, entitled an Act to incorporate the town of Ellendale, by increasing and defining the powers of the collector of town taxes.

Also Senate Bill No. 75, entitled:

An Act authorizing the compiling and printing of the provisions of the Fish, Oyster and Game Laws.

Also Senate Bill No. 84, entitled.

An Act to amend an Act in relation to the Levy Court of New Castle county, being Chapter 50, Vol. 22, Laws of Delaware, by changing the boundaries of certain Levy Court Districts.

On motion of Mr. Keenan, the bill, (Senate Bill No. 61), entitled:

An Act to provide for the education and training ot the indigent adult blind persons of the State of Delaware.

Was taken up for consideration ond on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Lambden, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senote be informed thereof and the bill returned to that body.

On motion of Mr. Flinn House Bill No. 175 was re-committed.

On motion of Mr. Taylor the bill, (House Bill No. 299), entitled:

An Act authorizing commissioners of School District No. 14, in Kent county to borrow money for the purpose of building a new school house and furnishing the same.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Rash, Richards, Richardson Staats, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (House Bill No, 275), entitled:

An Act concerning minors, their adoption, custody and maintenance.

Was taken up for consideration, and on his further motion

was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and navs were ordered, which being taken, were as follows:

Yeas—Messrs. Baggs, Cann. Conwell, Cooper, T. L. Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Lambden, McCafferty, Newton, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (House Bill No. 297), entitled:

An Act to amend an Act entitled: an Act authorizing the Town Council of the town of Dover, to fund its indebtedness incurred in the enlargement and improvement of its light and water plant, by issuing bonds for twelve thousand dollars, being Chapter 177, of Vol. 23, of the Laws of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Cooper, T. L. Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Newton, Paradee, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (House Bill No. 320), entitled:

An Act to amend an Act entitled an Act to reincorporate the town of Bridgeville.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Newton, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—25.

Nays-None.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton, House Bill No. 248 was re-committed.

Mr. Sterner, clerk of the Senate, being admitted, returned to the House the following duly and correctly enrolled House Joint Resolutions the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 12, entitled:

Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Georgetown.

Also House Joint Resolution No. 13, entitled:

Joint Resolution appointing Directors on the part of the State for the Farmers Bank of the State of Delaware at Dover.

Also House Joint Resolution No. 14, entitled:

Joint Resolution appointing Directors for the Farmers' Bank of the State of Delaware for the Branch at Wilmington.

Also House Joint Resolution No. 20, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the General Corporation Law as amended.

And returned the same to the House

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 215, entitled:

An Act to amend Section 8, Chapter 86, of the Laws of Delaware, as published in the Revised Code of 1893, by changing the return day of summons issued upon order of the Chancellor in partition proceedings in the Court of Chancery, from some day in the next term of said Court to the firs Monday of the next month, or the next month but one occurring after twenty days from the issuing thereof.

Also substitute for House Bill No. 70, entitled:

An Act to divide the second election district of the third . Representative district of Sussex county.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Joint resolution, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 18, entitled:

Joint resolution accepting the moneys appropriated under an Act of Congress approved March 16th, 1906, entitled: an Act to provide for an increased annual appropriation for agricultural experimental station and regulating the expenditures thereof. And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 64, entitled:

An Act for the assessment and collection of a tax upon real estate and personal property in New Castle county for school purposes.

Also Senate Bill No. 129, entitled:

An Act authorizing the Commissioners of School Districts 111 and 226, Sussex county, to borrow money for the purpose of building a new school house at Rehoboth, Sussex county, Delaware.

And presented the same to the House.

On motion of Mr. Flinn, the bill, (House Bill No. 342), entitled:

An Act to amend Chapter 104, Vol. 22, Laws of Delaware, entitled: an Act in relation to State Directors by increasing the salary of State Directors.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Speaker the bill, (Senate Bill No. 64), entitled:

An Act for the assessment and collection of a tax upon real estate and personal property in New Castle county for school purposes.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education,

On motion of Mr. Keenan the bill, (House Bill No. 266), entitled:

An Act to provide for the more efficient collection of certain State revenue.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House. On the question. "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. O., Corbit Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays—Messrs. Allen, Cann, Cooper, T. L., Harrington, Holcomb, Lambdon, McCafferty, Taylor,—8.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Flinn House Bill No. 112 was recommitted.

On motion of Mr. Corbit the bill, (Senate Bill No. 50,) entitled:

An Act to enlarge the powers of deputies of the Register of Wills for the several counties of this Statc.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T, L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knott, Lambden, McCafferty, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House,

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Corbit the bill, (House Bill No. 283), entitled:

An Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled: an Act to incorporate the town of Middletown by changing the method of collection of taxes.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Lambden, McCafferty, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 334, entitled:

An Act providing for a police pension fund for the members of the police force of the city of Wilmington.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 331, entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Georgetown.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 176, entitled:

An Act to amend Chapter 22, Laws of Delaware, entitled: an Act to re-enact and revise the insurance laws of Delaware, in order to make them conform with the requirements of the amended Constitution, and of the General Corporation Law, by compelling benevolent, charitable and fraternal organizations or associations to have adequate rates of insurance.

Reported the same back to the House favorably with substitute.

Mr. Corbit on behalf of the Committee on Banking and insurance, to whom had been referred the bill,

Senate Bill No. 127, entitled:

An Act to permit the registration of Life Insurance policies and the deposits of reserve fund thereon, with the Insurance Commioner.

Reported the same back to the House favorably with substitute and with amendment.

On motion of Mr. Speaker, the bill, (Senate Bill No. 129), entitled:

An Act authorizing the Commissioners of School Districts 111 and 226, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education

On motion of Mr. Corbit, the bill, (House Bill No. 343). entitled:

An Act to amend Chapter 17, Vol. 22, Laws of Delaware, entitled an Act to amend Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufacturers and for other purposes, by exempting certain manufacturers from the payment of licenses and taxes.

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Allen, the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Williams the bill, (House Bill No. 187), entitled:

An Act for the protection and preservation of wild ducks.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

. On the question, "Shall the bill pass the House?"

The yeas and mays were ordered, which, being taken, were as follows:

Yeas—Messrs. Cann, Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harvey, Holcomb, Keenan, Knotts, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays-Messrs. Baggs, Conwell, Flinn, Hirons, Lambden-5.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton House Bill No. 258 was re-committed.

Mr. Conwell from the Committee on Education, reported back the bill,

House Bill No. 289, entitled:

An Act for the improvement of the school houses for colored children in Kent county, and making an appropriation therefor.

With amendment.

On motion of Mr. Garrison the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and mays were ordered, which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Newton, Richards, Staats, Williams, Wilson, Mr. Speaker—24-

So the question was decided in the affirmative and the bill. having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 222 entitled:

An Act to provide a system for the repair and improvement of public roads, bridges and causeways in New Castle county, for the collection of hundred road taxes heretofore assessed and levied, and to repeal all acts inconsistent herewith.

Reported the same back to the House favorably.

With amendment.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 175 entitled:

An Act requiring the placing of safety gates at a certain failroad crossing in Christiana Hundred.

Reported substitute back to the House favorably.

With amendment.

On motion of Mr. Holcomb the bill, (House Bill No. 247), entitled:

An Act to incorporate the New Castle Trust and Safe Deposit Company.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and navs were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage Bonaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee moved that the House take a recess for fifteen minutes.

Which motion

Prevailed.

At expiration of recess.

House called to order by the Speaker.

Mr. Baggs from the Committee on Crimes and Punishments, reported back with favorable recommendation the bill,

House Bill No. 339, entitled:

An Act to amend the Act entitled: an Act to establish the New Castle county Workhouse.

Mr. Williams on behalf of the Committee on Public Buildings to whom had been referred the bill,

Senate Bill No. 57, entitled:

An Act authorizing the State Military Board to dispose of the Armory property in Wilmington, belonging to the State.

Reported the same back to the House favorably.

Mr. Newton moved that Senate amendment to House Joint Resolution, No. 21, be adopted.

Which motion

Prevailed.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 120, (with Senate amendment) entitled:

An Act in relation to the licensing of fruit distilleries and to the sale and removal of the products thereof, and prescribing penalties.

Also House Bill No. 241, entitled:

An Act to authorize the submission to the people of Wilmington of questions of public policy in connection with the affairs of said city.

And returned the same to the House

On motion of Mr. Paradee the bill, (House Bill No. 334), entitled:

An Act providing for a police pension fund for the members of the police force of the city of Wilmington.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House-

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Cann. Conwell, Cooper, T. L., Cooper, Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harvey, Hirons, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage the bill, (House Bill No. 344), entitled:

An Act to amend Chapter 23, Vol. 19, Laws of Delaware, entitled: an Act to repeal and supply Chapter 117, Vol. 13, Laws of Delaware, as amended by Chapter 423, Vol. 17, Laws of Delaware, amended by changing the tax on certain insurance companies.

Was read a first time.

On the further motion of Mr. Cubbage Rule 12 was suspended as to this bill, •

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Keenan the bill (House Bill No. 345), entitled:

An Act to amend Sections 73, 74, 75, 76, 77, 78, 79 80, 81, 82, 83, 84, 85, 86, 87, 88 89, 90, 91, 92, 93, 94, 95, 96 and 97, Chapter 207, Vol. 17, Laws of Delaware, being an Act entitled: an Act to revise and consolidate the statutes relating to the city of Wilmington, providing for the assessment and collection of taxes for city and school purposes.

Was read a first time.

On the further motion of Mr. Keenan, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Rash, the bill, (House Bill No. 278), entitled:

An Act to provide for the printing and publishing of five hundred copies of Volume 7, Laws of Delaware.

Was taken up for consideration ond on his further motion was read a third time by paragraphs in order to pass the House.

On motion of Mr. Keenan, House Bill No. 278 was re-committed.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill,

House Bill No. 238, entitled:

An Act authorizing the Mayor and Council of Wilmington to borrow twenty thousand dollars for the purchase and maintenance of a park in the first ward of the city of Wilmington.

With amendment.

On motion of Mr. T.O. Cooper, the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, McCafferty, Newton, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—28.

Nays-None,

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Keenan the bill, (House Bill No. 196), entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a city Treasurer's clerk.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Canu, Conwell, Cooper, T. L. Cooper, T. O, Corbit, Cubbage, Donaway, Evans Elliott, Garrison, Harvey, Hirons, Keenan. Knotts, Lambden, McCafferty, Newton, Richardson, Staats, Taylor, Williams, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Richardson, on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill. No. 225, entitled:

An Act to repeal an Act in relation to pleading and practice passed at Dover May 28, 1897, and being Chapter 594, Vol. 20, Laws of Delaware.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 224, entitled:

An Act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle county, for the office of Howell S. England, attorney-at-law.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 140, entitled:

An Act to amend the revised Statutes of Delaware relating to the Secretary of State.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Substitute for House Bill No. 223, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 254, entitled:

An Act to repeal Chapter 77. Vol. 22, Laws of Delaware, an Act creating the office of deputy Coroner.

Reported the same back to the House unfavorably.

On motion of Mr. McCafferty the House adjourned until Monday March 4th, at 10:30 o'clock a. m.

March 4th, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flian, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 288, entitled:

An Act authorizing the State Librarian to dispose of certain books in the State Library,

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 273, entitled:

An Act to provide a clerk for the Auditor of Accounts.

Reported the same back to the House unfavorably.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Joint Resolution No. 19, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Election Laws.

Also House Joint Resolution No. 22, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the School Laws.

Also House Bill No. 155, entitled:

An Act to amend an Act ertitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol 17, Laws of Delaware, relative to the collection of certain taxes.

Also House Bill No. 160, entitled.

An Act for the relief of School District No. 116, in Kent county, Delaware.

Also House Bill No. 169, entitled:

An Act concerning the drainage of swamps and low grounds and to facilitate the laying out and opening of public ditches.

Also House Bill No. 171, entitled:

An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed Mar. 2, 1893, by increasing the amount of appropriation by the Levy Court of Kent county for the repair of roads and streets in said county.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 183, entitled:

An Act in relation to the collection of taxes assessed and levied against property within this State for county, road, poor, municipal, town and school taxes and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

Also House Bill No. 210, entitled:

An Act in relation to shortening the course of the navigable waters of Mispillion River.

Also House Bill No. 228, entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Dover, being Chapter 746 of Vol. 19, of the Laws of Delaware.

Also House Bill No. 253, entitled:

An Act authorizing the appointment of a joint Committee of two on the part of the Senate and three on the part of the House to settle with the State Treasurer, Auditor of Accounts, Secretary of State, Insurance Commissioner and Clerks of the Senate and House of Representatives, at a meeting to be held on the third Thesday of January, 1908, authorizing the employment of expert assistance, and the payment of the expenses of said session of said Committee.

MILFORD GRANGE HALL,

Milford Grange No. 6.

Milford, Del., March 2, 1907.

To the Assembly of the State of Delaware:

Gentlemen:-

The following resolution was unanimously adopted by the Milford Grange No. 6.

Resolved, that we the members of Milford Grange respectfully petition the members of the present Legislature to pass the bill allowing the County Superintendents the amount of their traveling expenses visiting schools.

JACOB H. ROSA, Master,
ALICE B. PHILLIPS, Secretary.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 98, entitled:

An Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13, of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said Districts wherein there shall be a majority of votes cast against license.

Also Senate Bill No. 104, entitled:

An Act to provide a fund to be used by the County Superintendents of Schools to pay the necessary expenses of visiting schools.

And presented the same to the House.

Mr. Flinn from the Committee on Public Highways reported back the bill,

- House Bill No. 222, entitled:

An Act to provide a system for the repair and improvement of public roads, bridges and causeways in New Castle county, for the collection of hundred road taxes heretofore assessed and levied, and to repeal all acts inconsistent therewith.

With amendment.

On motion of Mr. Richards the amendment was read.

And on his further motion was adopted.

On motion of Mr. Paradee House Bill No. 222 was re-committed.

On motion of Mr. Messick the bill, (House Bill No. 321), entitled:

An Act to protect breeders and raisers of poultry from the depredations of dogs and foxes.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, James. Keenan, Knotts, Messick. McCafferty, Newton. Paradee, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—24.

Nays-Messrs. Cooper, T.L., Harrington, Hirons, Holcomb, Rash-5.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Messick, J. W.' on behalf of the Committee on Charilies and Eleemosynary Institutions to whom had been referred the bill,

Senate Bill No. 6, entitled:

An Act to amend Chapter 245, Vol. 21, Laws of Delaware, entitled: an Act to amend Chapter 58, Vol. 15. Laws of Delaware, increasing the period of extension by the Governor of the term of indigent deaf, dumb, and blind in institutions for instruction of such indigents, by further increasing the period of extension by the Governor of the term of indigent deaf, dumb and blind in institutions for the instruction of such indigents.

Reported the same back to the House favorably.

On motion of Mr. Speaker the bill, (Senate Bill No. 98), entitled:

An Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13, of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said Districts wherein there shall be a majority of votes cast against license.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Speaker the bill, (Senate Bill No. 104), entitled:

An Act to provide a fund to be used by the County Superintendents of Schools to pay the necessary expenses of visiting schools.

Was read a first time.

On the further motion of Mr Speaker Rule 12 was suspend-

ed as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Education.

On motion of Mr.Richardson House Bill No. 257 was recommitted.

On motton of Mr. Messick, the bill, (House Bill No. 346), entitled:

An Act authorizing the Register in Chancery for Sussex county to make indices for causes in partition.

Was read a first time.

On the further motion of Mr. Messick, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellanous.

On motion of Mr. Messick the bill, (House Bill No. 347), entitled,

An Act to establish the Sussex county Workhouse.

Was read a first time.

On the further motion of Mr. Messick Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Charities and Elecmosynary Institutions.

On motion of Mr. Williams the bill (House Bill No. 348), entitled:

An Act to incorporate the town of Millville.

Was read a first time.

On the further motion of Mr. Williams Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Garrison the bill, (House Bill No. 349,) entitled:

An Act authorizing the county school commissioners to alter, divide, consolidate or unite school districts for colored people.

Was read a first time.

On the further motion of Mr. Garrison, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

Mr. Elliott from the Committee on Miscellaneous reported back the bill.

House Bill No. 201, entitled:

An Act providing for the survey and sale of certain public lands of the State.

With amendment.

On motion of Mr Hirons the amendment was read.

And on his further motion was adopted.

On motion of Mr. Holcomb House Bill No. 201 was recommitted.

Mr. Staats on behalf of the Committee on Revised Code to whom had been referred the bill,

House Bill No. 340 entitled:

An Act to amend Section 6 of Chapter 84, page 636, of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, territory or foreign country, may be admitted to probate and recorded in this State.

Reported the same back to the House favorably.

On motion of Mr. Flinn, the bill, (House Bill No. 338), entitled:

An Act to amend the Act entitled: an Act to establish the

New Castle county Workhouse.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann. Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Messick, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-Mr. McCafferty.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House. '

Ordered to the Senate for concurrence.

On motion of Mr. Keenan the House took a recess until 2 o'clock p. m.

Same dav-2 o'clock, p. m.

House met pursuant to recess.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 189, entitled:

An Act entitled: an Act to give control of Delaware College to the State by the gradual reorganization of the Board of Trustees.

Reported the same back to the House unfavorably.

Mr. Conwell on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 349, entitled:

An Act authorizing the county school commissioners to alter, divide, consolidate or unite school districts for colored people.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 342, entitled:

An Act to amend Chapter 104, Vol. 22, Laws of Delaware, entitled: an Act in relation to State detectives, by increasing the salary of State detectives.

Reported the same back to the House unfavorably.

On motion of Mr. Holcomb the following communication was received and ordered spread on the minutes:

THE JAMESTOWN TER-CENTENNIAL COMMISSION-ERS OF DELAWARE.

Dover, Delaware, Mar. 4th, 1907.

To the Hon. Speaker and Members of the House of Representatives, Dover, Delaware:

Gentlemen:-

Please note the accompaning letter which will explain ifself.

It is the desire of the Board of the Jamestown Ter-Centen-

nial Commissioners of Delaware, that if in your judgement this be feasible that some provisions be made for compliance therewith.

Very truly yours,

The Jamestown Ter-Centennial Commissioners of Delaware,

GEO. H. DICK,

Secretary.

Norfolk, Va., March 1, 1907.

Mr. George H. Dick, Secretary,

Delaware Commission to the James-

town Exposition, Smyrna, Delaware:

Dear Sir:-

We are looking forward with great pleasure to the presence of His Excellency, the Governor of Delaware, on the opening day of the Exposition. We hope to have very elaborate and attractive ceremonies on that occasion, and have every reason to believe that we shall have from 20 000 to 25,000 soldiers and sailors in line, in addition to the Governors and their staffs, and the other official representatives from the States of the Union.

If not inconsistent, I write to suggest that if possible you arrange to have a military escort accompany the Governor, or send such of your National Guard as you think could be detailed for this purpose. The time being short it seems to me that the Adjutant General might detail some officer of the National Guard, who would take up the particulars with you and see what arrangement could be made.

I bring this matter to your attention with the hope that something may come of it.

Yours very truly,

G. T. SHEPPERD.

Secretary.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 333, entitled:

An Act for the higher education of white female students.

Reported the same back to the House unfavorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Senate Bill No. 104, entitled:

An Act to provide a fund to be used by the County Superintendents of schools to pay the necessary expenses of visiting schools.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Senate Bill No. 129, entitled:

An Act authorizing the Commissioners of School Districts 111 and 226, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Reported the same back to the House favorably.

On motion of Mr. Messick the bill, (House Bill No. 350), entitled:

An Act authorizing the town Council of Georgetown to borrow money and issue bonds to secure the payment thereof, for the purpose of providing a system of sewers for the town of Georgetown.

Was read a first time.

On the further motion of Mr Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations. On motion of Mr. Williams the bill, (House Bill No. 351), entitled:

An Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville.

Was read a first time.

On the further motion of Mr. Williams Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Messick the bill, (House Bill No. 352). entitled:

An Act authorizing and directing the Court of Chancery in and for Sussex county to order and direct the sale of the public lands belonging to Sussex county within the town of Georgetown, used and occupied for county purposes as a jail, and defining the uses and purposes to which the lunds thus arising shall be applied.

Was read a first time.

On the further motion of Mr Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Holcomb the bill, (House Bill No, 353), entitled:

An Act to amend Chapter 177, Vol. 17, Laws of Delaware, being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected in the city of New Castle in Trustees for the uses and purposes therein mentioned.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time

by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Richards the bill, (House Bill No. 354), entitled:

An Act to prevent any Surety Company and Trust Company or any corporation engaged in the surety business in this State, or the agents of any such company or corporation from making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount or payment of premiums or rates charged for bonds of suretyship, and providing a penalty for the violation thereof.

Was read a first time.

On the further motion of Mr. Richards Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Knotts the bill, (Senate Bill No. 59,) entitled:

An Act to compel the attendance of children at the public schools of the State.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Baggs, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Keenan, Knotts, Messick, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—21.

Nays—Messrs. Cann, Cooper, T. L., Holcomb, James, Mc-Cafferty, Rash, Staats, —7.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Richardson from the Committee on Revised Statutes reported back the bill.

House Bill. No. 223, entitled:

An Act to amend Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

With amendment.

On motion of Mr. Holcomb the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Cann, Cooper, T. O, Corbit, Cubbage, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Paradee, Richards, Staats, Taylor, Wilson—18.

Nays-Messrs. Allen, Conwell, Donaway, Elliott, Knotts, Messick, Newton, Williams, Mr. Speaker-9.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr.Richards the bill, (House Bill No.120), entitled:

An Act in relation to the licensing of fruit distilleries and to the sale and removal of the products thereof, and prescribing penalties.

Was taken up for consideration and on his further motion

the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs.Baggs, Conwell, Cooper, T. O., Corbit, Cubbage Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Holcomb, Knotts, Messick, Richards, Richardson, Staats, Taylor, Williams, Wilson—20.

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Richardson the bill, (Senate Bill No. 57), entitled:

An Act authorizing the State Military Board to dispose of the Armory property in Wilmington, belonging to the State.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Palmer, Rash, Richardson, Taylor, Williams, Wiison, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Baggs, the bill, (House Bill No. 268), entitled:

An Act to provide for the payment of a part of the debt of this State by an issue of bonds of the State.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James. Keenan, Knotts, Messick, Newton, Palmer, Rash, Richards, Richordson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No. 140), entitled:

An Act to amend Chapter 28 of the Revised Statutes of the State of Delaware, relating to the Secretary of State.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Knotts, Mes-

sick, McCafferty, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Newton on behalf of the Committee on Revenue and Taxation, to whom had been referred the bill,

House Bill No. 343, entitled:

An Act to amend Chapter 17, Vol. 22, Laws of Delaware, entitled an Act to amend Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufacturers and for other purposes.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 337, entitled:

An Act to authorize the Attorney General to appoint three deputies and fixing the salary of the Attorney General and the said deputies.

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Baggs the bill (House Bill No. 261), entitled:

An Act to amend Chapter 555, Vol. 18, Laws of Delaware, entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover, April 10, 1893, relating to the certificate now required by the Liquor License Laws to secure a license to sell intoxicating liquors.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Hirons, Keenan, Knotts, Newton, Palmer, Richards, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays—Messrs. Allen, Cann. Cooper, T. L., Cooper, T. O., Corbit, Flinn, Harvey, Holcomb, James. Messick. McCafferty, Rash, Richardson, Staats—14.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Corbit from the Committee on Banking and Insurance reported back the bill,

Substitute for House Bill No. 127, entitled:

An Act to permit the registration of Life Insurance policies and the deposits of reserve fund thereon, with the Insurance Commioner,

With amendment.

On motion of Mr. Corbit the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Kee-

nan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—33.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

Senate Bill No. 112, entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county, under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Del.

Reported substitute back to the House favorably.

Mr. Flinn from the Committee on Public Highways, reported back the bill,

Substitute for House Bill No. 175, entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Christiana Hundred.

With amendment.

On motion of Mr. Flinn the amendment was read.

· And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, James, Keenan, McCafferty, Newton, Paradee, Palmer, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage, the bill, (House Bill No. 176), entitled:

An Act to amend Chapter 99, Vol. 22, Laws of Delaware, entitled: an Act to re-enact and revise the insurance laws of Delaware, in order to make them conform with the requirements of the amended Constitution, and of the General Corporation Law, by compelling benevolent, charitable and fraternal organizations or associations to have adequate rates of insurance.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On motion of Mr. Keenan, House Bill No. 176 was re-committed.

On motion of Mr. Paradee the bill, (House Bill No, 150), entitled:

An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle county the sum of five hundred dollars to reimburse the Levy Court of New Castle county for compensation paid to the five assessors of Wilmington Hundred for performing the duties under the provisions of Section 19, Chapter 12 Revised Code of 1893, Laws of Delaware, as amended by Chapter 50, Vol. 23, Laws of Delaware.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann. Conwell, Cooper, T. L. Cooper, T.O., Corbit, Donaway, Evans, Elliott, Flinn, Harvey, Holcomb, James, Keenan, Knotts, Messick, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question being decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House adjourned until to-morrow at 10:30 o'clock a. m.

March 5th, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called Members present—Messrs.Allen.Bennum,Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway,Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

On motion of Mr. Harrington the vote on House Bill No. 261 was reconsidered.

On motion of Mr. Holcomb House Bill No. 261 was re-committed.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Joint Resolution No. 21, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware.

Also House Joint Resolution No. 27, entitled:

House Joint Resolution fixing the date when bills can be presented to and considered by the General Assembly.

Also House Bill No, 113 entitled:

An Act to prevent the procuring for or the selling, giving

or delivering of intoxicants to or for habitual drunkards or minors.

Also House Bill No. 227, entitled:

An Act authorizing the town Council of the town of Dover to borrow twenty-five thousand dollars for street improvement, and to issue bonds therefor.

Also House Bill No. 241, entitled:

An Act to authorize the submission to the people of Wilmington, of questions of public policy in connection with the affairs of the said city.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 101, entitled:

An Act for the relief of the heirs of Harriet A. Houston, deceased.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 67, entitled:

An Act directing the County Treasurer of Sussex county, to give additional bond for the faithful performance of his official duties.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 79, entitled:

An Act defining certain misdemeanors concerning the books of the Law Library Association, of New Castle county, and prescribing penalties therefor.

Reported the same back to the House on its merits.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 90, entitled:

An Act providing for the licensing of individuals, associations, of persons, firms or corporations, having their principal places of business without this State, but maintaining within the State branch stores, warehouses, or distributing depots for the sale of products, goods, wares and merchandise, and fixing a rate of taxation therefor.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill.

Senate Bill No. 68, entitled:

An Act directing the Levy Court of Sussex county to make additional settlements with the County Treasurer.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Senate Bill No. 107, entitled:

An Act in relation to assessments in White Clay Creek hundred.

Reported the same back to the House favorably.

On motion of Mr. Evans the bill, (House Bill No. 355), entitled:

An Act to amend an Act entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover, April 10, 1873, being Chapter 555, Vol. 18, Laws of Delaware, by providing for license lees for the sale of intoxicating liquors and the distribution of such fees.

Was read a first time.

On the further motion of Mr. Evans Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance. On motion of Mr. Evans the 'bill (House Bill No. 356), entitled:

An Act to repeal Chapter 17, Vol. 22, Laws of Delaware, and re-enact Chapter 24, Volume 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufacturers and for other purposes.

Was read a first time.

On the further motion of Mr. Evans Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revenue and Taxation.

On motion of Mr. Evans the bill, (House Bill No. 357). entitled:

An Act to incorporate the several counties of this State.

Was read a first time.

On the further motion of Mr. Evans Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motton of Mr. Williams the bill, (House Bill No. 358), entitled:

An Act authorizing the Commissioners of School Districts 32 and 108, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Selbyville, Sussex county, Delaware.

Was read a first time.

On the further motion of Mr. Williams Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time, by its title and referred to the Committee on Education.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 226, entitled:

An Act to amend Chapter 175, Vol. 18, Laws of Delaware, entitled: an Act to reincorporate the town of Newark and provide a per capita assessment of the male citizens of said town.

Also House Bill No. 131, entitled:

An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

And returned the same to the House.

Mr. Sterner Clerk of the Senate being admitted informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 117, entitled:

An Act to reincorporate the town of Newport.

And presented the same to the House.

On motion of Mr. Corbit the bill, (substitute for House Bill No. 315), entitled:

An Act to regulate the drawing, summoning, returning and service of Jurors.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Bennum, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb James, Keenan, Lambden, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays—Messrs. Cubbage, Donaway, Elliott, Knotts, Messick, Palmer—6.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Knotts moved to re-commit House Bill No. 315,

Which motion

Was lost.

On motion of Mr. Messick the bill, (House Bill No. 359), entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware.

Was read a first time.

On the further motion of Mr Messick Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Special Committee.

On motion of Mr. Speaker the bill, (Senate Bill No. 117), entitled:

An Act to reincorporate the town of Newport.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Keenan the bill, (Senate Bill No. 114), entitled:

An Act entitled: an Act pertaining to revenue and taxation.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Flinn the bill, (House Bill No. 312), entitled:

An Act proposing an amendment to Section 15, of Article 2 of the Constitution of the State of Delaware, relating to the compensation of the members and presiding officers of the General Assembly.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Canu, Cooper, T. O., Donaway, Evans, Flinn, Garrison, Harvey, Hirons, Holcomb, Keenan, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—24.

Nays—Messrs. Conwell, Cooper, T. L. Corbit, Cubbage, Elliott, Harrington, James, Knotts, Palmer—9.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Richardson House Bill No. 311 was withdrawn.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No 350, entitled:

An Act authorizing the town Council of Georgetown to borrow money and issue bonds to secure the payment thereof, for the purpose of providing a system of sewers for the town of Georgetown.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 332 entitled:

An Act to authorize the town Council of Georgetown to levy a special tax for the support of the sewer system of the town of Georgetown.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 348, entitled:

An Act to incorporate the town of Millville.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill 351, entitled:

An Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Cor-

ations to whom had been referred the bill,

House Bill. No. 300 entitled:

An Act to incorporate the town of Harrington.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 304, entitled:

An Act to incorporate the town of Bethel,

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Garrison the bill (House Bill No. 349), entitled:

An Act authorizing the county school commissioners to alter, divide, consolidate or unite school districts for colored people.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Bennum, Conwell, Cooper, T. L., Cooper T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Evans the bill, (House substitute for Sen-

ate Bill No. 112), entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county, under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Del.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James. Keenan, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—31.

Nays—Mr. Paradee—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Taylor the House took a recess until 2 o'clock p. m.

Same day-2 o'clock, p. m.

House met pursuant to recess.

On motion of Mr. Keenan the bill, (House Bill No. 360), entitled,

An Act to protect gas consumers.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellanous.

On motion of Mr. Holcomb the bill, (House Bill No. 361), entitled:

An Act for the protection of black bass, pike, pickerel, and other fish in the waters and streams of New Castle county, other than tidal waters.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Holcomb the bill, (House Bill No. 362), entitled:

An Act requiring all corporations doing business i State to pay their employees at least twice in each ca month.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Private Corporations.

On motion of Mr. Holcomb the bill, (House Bill No, 363), entitled:

An Act to change the boundaries of the third and fourth election districts of the tenth Representative district of New Castle county.

Was read a first time.

On the further motion of Mr. Holcomb, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Elections.

On motion of Mr. Holcomb the following Concurrent Resolution was adopted:

House Concurrent Resolution providing for a committee to report on a reunion of the General Assembly at the Jamestown Exposition.

Be it resolved by the House of Representatives of the State of Delaware, the Senate concurring therein:

That a Committee of three on the part of the House and two on the part of the Senate be appointed to report to their respective Houses within one week the advisability of a legislative reunion at Jamestown Exposition and such arrangements as they may see fit to recommend.

On motion of Mr. Flinn, the bill, (House Bill No. 346,) entitled:

An Act requiring railroad companies to construct and maintain fences and crossings along their lines.

Was read a first time.

On the further motion of Mr. Flinn, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time

by its title and referred to the Committee on Public Highways.

On motion of Mr. Palmer the bill, (House Bill No. 365), entitled:

An Act creating a Vacant Land Commission.

Was read a first time.

On the further motion of Mr. Palmer Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Miscellaneous.

On motion of Mr. Elliott the bill, (Senate Bill No. 13,) entitled:

An Act in relation to the fees of Justices of the Peace and constables.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Harrington the bill, (House Bill No. 300), entitled:

An Act to reincorporate the town of Harrington.

Under suspension of rules.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinu, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick. Newton, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill.

House Bill No. 304, entitled:

An Act to incorporate the town of Bethel.

With amendment.

On motion of Mr. James the amendment was read.

And on his further motion was adopted.

Under suspension of rules.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas-Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L.,

Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Keenan the bill (House Bill No. 366), entitled:

An Act providing for the creation of the City Court of Wilmington.

Was read a first time.

On the further motion of Mr. Keenan Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Taylor the bill, (House Bill No. 367). entitled:

An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of the State, to be solely owned by said applicant, who shall be a bona fide resident of this State.

Was read a first time.

On the further motion of Mr. Taylor Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Taylor the bill, (House Bill No. 288), entitled:

An Act authorizing the State Librarian to dispose of certain books in the State Library,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Cann, Conwell, Cooper, T.L., Cooper, T. O., Corbit, Cubbage Donaway, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick, House Bill No. 333 was re-committed.

On motion of Mr. Keenan the bill, (House Bill No. 287), entitled:

An Act imposing a tax upon trolley cars for municipal purposes.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the Bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Conwell, Cooper, T. O., Corbit, Harrington, James, Keenan, Lambden, Paradee, Palmer, Taylor—10.

Nays—Messrs. Allen, Bennum, Cann. Cubbage, Donaway, Elliott, Flinn, Garrison, Hirons, Holcomb, Messick, Newton, Rash, Richards, Staats, Williams, Wilson, Mr Speaker.—18.

So the question being decided in the negative, and the bill not having received the required constitutional majority,

Was declared Lost.

On motion of Mr. Newton the bill, (House Bill No. 368), entitled:

An Act to amend an Act entitled an Act to incorporate the town of Bridgeville, being Chapter 126, Vol. 14, Laws of Delaware, as amended by an Act entitled: an Act to amend Section 5 Chapter 126, Vol. 14, Laws of Delaware, being Chapter 156, Vol. 18, Laws of Delaware, as amended by Chapter 184, Vol. 22, Laws of Delaware, by authorizing and directing the Levy Court of Sussex county to pay the commissioners of Bridgeville the sum of five hundred dollars annually.

Was read a first time.

On the further motion of Mr Newton Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corpora-

On motion of Mr. Lambden House Bill No. 251 was recommitted.

On motion of Mr. Harvey House Bill No. 206 was recalled.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 274, entitled:

An Act to amend Chapter 653, Vol. 19, Laws of Delaware, entitled: an Act to repeal all Statutes relating to planting, propagating, dredging, tonging or taking of oysters from the natural beds or plantations in the Delaware Bay, and to re-enact the same or parts thereof, with amendments, by striking out all of Section 53.

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and

Game to whom had been referred the bill,

House Bill No. 309, entitled:

An Act providing for the purchase of a new watch boat to protect the oyster interests of the State of Delaware.

Reported the same back to the House unfavorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 251, entitled:

An Act to amend Chapter 194, Vol. 23, Laws of Delaware, entitled: an Act to incorporate thh town of Seaford by increasing the Levy Court appropriation.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 279, entitled:

An Act to authorize the City Council of the city of Wilmington to elect the chief engineer and assistant engineers of the fire department of said city, and to repeal Chapter 212, Vol. 19, Laws of Delaware.

Reported the same back to the House favorably.

On motion of Mr. Holcomb the bill, (House Bill No. 17), entitled:

AnlAct in relation to the erection of additional buildings and for other improvements for the Delaware State Hospital at Farnhurst, and to provide the necessary funds therefor.

Was taken up for consideration and, on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs Allen, Bennum, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn,

Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-Messrs. Conwell, Hirons-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Keenan the bill, (House Bill No. 340), entitled:

An Act to amend Section 6 of Chapter 84, page 636, of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, territory or foreign country, may be admitted to probate and recorded in this State.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Bennum, Cann, Conwell, Cooper, T. L. Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Bennum the bill, (House Bill No. 369), entitled:

An Act regarding the salary of the Superintendent of public

schools of New Castle county.

Was read a first time. .

On the further motion of Mr. Bennum Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title and referred to the Committee on Education.

On motion of Mr. Paradee the bill, (House Bill No. 370), entitled:

An Act providing that all power and authority in any way connected with or relating to the granting or assigning of licenses for the sale of intoxicating liquors shall be vested in a Board of Excise commissioners to be appointed by the Governor.

Was read a first time.

On the further motion of Mr. Paradee Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Temperance.

On motion of Mr. Holcomb the bill, (House Bill No. 371), entitled:

An Act authortzing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000.00) for harbor improvement of the city of New Castle.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporation.

On motion of Mr. Holcomb the bill, (House Bill No. 372) entitled,

An Act to amend Chapter 93 of the Revised Code of the State of Delaware, as amended in 1893, entitled: "of the Court of Oyer and Terminer," by providing for a speedy convening

thereof in certain cases.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Judiciary.

On motion of Mr. Evans the bill, (Senate Bill No. 6,) entitled:

An Act to amend Chapter 245. Vol. 21, Laws of Delaware, entitled: an Act to amend Chapter 58, Vol. 15. Laws of Delaware, increasing the period of extension by the Governor of the term of indigent deaf, dumb, and blind in institutions for instruction of such indigents, by further increasing the period of extension by the Governor of the term of indigent deaf, dumb and blind in institutions for the instruction of such indigents.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill.

House Bill No. 340, entitled:

Amendment to House. Bill No. 341.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 330, entitled:

An Act authorizing and appointing a Board of Sewer Commissioners for the town of Georgetown which shall establish, control and regulate a sewer plant for said town; prescribing the powers and duties of said Board, and providing for the election of their successors.

Reported the same back to the House favorably.

Mr. Rash on behalf of the Committee on Printing to whom had been referred the bill,

House Bill No. 278 entitled:

An Act to provide for the printing and publishing of five hundred copies of Volume 7, Laws of Delaware.

Reported the same back to the House favorably.

With amendment.

Mr. Rash on behalf of the Committee on Printing to whom had been referred the bill,

Senate Bill No. 74, entitled:

An Act to provide for the printing and publication of five hundred copies of Volume 7, Laws of Delaware.

Reported the same back to the House unfavorably.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill,

House Bill No. 341, entitled:

An Act to reincorporate the town of Delaware city.

With amendment.

On motion of Mr. Cann the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and mays were ordered which being taken were as follows:

Yeas—Messrs. Bennum, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Kichardson, Staats, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

Mr. Newton on behalf of the Committee on Revenue and taxation to whom had been referred the bill,

House Bill 270, entitled:

An Act imposing a tax on malt liquors and providing for the collection thereof.

Reported the same back to the House favorably.

With amendment.

On motion of Mr. McCafferty the House adjourned until to-morrow at 10:30 o'clock a. m.

March 6th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs.Allen.Bennum,Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway,Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton. Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of Journal dispensed with.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 1, entitled:

An Act limiting the liability that a surety company may assume on any one bond.

Reported the same back to the House on its merits.

With amendment.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 316, entitled:

An Act to amend an Act entitled: an Act to establish a Bank and incorporate a company under the name of "The Farmers' Bank of the State of Delaware" being Chapter 39, of Vol. 4 of the Laws of Delaware, and the Acts supplementary thereof.

Reported the same back to the House favorably.

Mr. Richards on behalf of the Committee on Temperance, to whom had been referred the bill,

Senate Bill No. 98, entitled:

An Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13, of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said Districts wherein there shall be a majority of votes cast against license.

Reported the same back to the House favorably.

To the House of Representatives:-

I hereby return to the House of Representatives House Bill No. 57, entitled: "An Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued." without my approval.

My reasons for withholding such approval are that accumulated dividend policies, issued by mutual insurance companies, have heretofore been written by such companies in Delaware without violalation of law. This Bill, if it became a law, would be retroactive. Legislation of this character is not looked upon with favor by the Courts, and can only be justified where the injury has been great or the proposed benefit is necessary. The furnishing of detailed statements, as required by this Bill, would entail great expense upon the companies and be of no immediate or ultimate value whatever to the insured.

The bill also is open to the objection that it would operate on policies of insurance effected outside the State, for the insurance of persons who live in other States and foreign countries. The bill is not limited to policies written for the benefit of citizens of this State but applies to all policies heretolore written by mutual life insurance companies transacting such business in this State.

PRESTON LEA,

Governor.

March 6th, 1907.

Mr. Holcomb moved that the question on the Governor's veto of Bill No. 57 be made special order 11 o'clock Thursday, March 7.

Which motion

Prevailed.

On motion of Mr. Corbit House Bill No. 277 was recommitted.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Joint Resolution No. 15, entitled:

Joint resolution fixing the date for taking a recess and also for the adjournment sine die of the General Assembly.

And presented the same to the House

Mr. Sterner, Clerk of the Senate being admitted presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 42, entitled:

An Act authorizing the Newark Public schools to borrow money and issue bonds to secure the payment thereof for the purpose of building a new school house.

Also Senate Bill No. 97 entitled:

An Act to amend Chapter 354, Vol. 22, Laws of Delaware, entitled: an Act to establish a Board of Education for the town of Lewes and to incorporate the same, and for other purposes, by increasing the amount of taxes authorized to be raised by taxation.

Also Senate Bill No. 83, entitled

An Act making the terms of office of all members of the department of Elections, for the city of Wilmington, hereafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years.

Also Senate Bill No. 31, entitled:

An Act providing for a contingent fund for the Board of State supplies.

Also Senae Bill No. 30, entitled:

An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled: an Act regulating the furnishing of supplies for the State, defining the character of advertisements for proposals for supplies and when such advertisements may be omitted.

And presented the same to the House.

On motion of Mr. Holcomb the following concurrent resolution was adopted:

House Concurrent resolution:

Whereas, we have heard of the sad bereavement which has befallen one of the members of the House by reason of death in his family,

Resolved that we, the Members' of the General Assembly of the State of Delaware extend to Hon. William H. Baggs, our sincere sympany.

Resolved, that this Resolution be spread on the Journals of the House and Senate and a copy be forwarded to Hon. William H. Baggs.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Joint resolution, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 19, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Election Laws.

Also House Joint Resolution No. 22, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the School Laws.

And returned the same to the House.

Mr.Sterner clerk of the Senate being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 50, entitled:

An Act to enlarge the powers of deputies of the Registers of Wills for the several counties of this State.

Also Senate Bill No. 61, entitled:

An Act to provide for the education and training of the indigent adult blind persons of the State of Delaware.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 228, entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Dover, being Chapter 746 of Vol. 19, of the Laws of Delaware.

Also House Bill No. 160, entitled:

An Act for the relief of School District No. 116, in Kent county, Delaware.

Also House Bill No. 169, entitled:

An Act concerning the drainage of swamps and low grounds and to facilitate the laying out and opening of public ditches.

Also House Bill No. 171, entitled:

An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled: an Act to reincorporate the town of Dover, passed Mar. 2, 1893, by increasing the amount of appropriation by the Levy Court of Kent county for the repair of roads and streets in said county.

Also House Bill No. 183 entitled:

An Act in relation to the collection of taxes assessed and levied against property within this State for county, road, poor,

municipal, town and school taxes and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified.

Also House Bill No. 210, entitled:

An Act in relation to shortening the course of the navigable waters of Mispillion River.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted. returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 155, entitled:

An Act to amend an Act ertitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol 17, Laws of Delaware, relative to the collection of certain taxes.

Also House Bill No. 253, entitled:

An Act authorizing the appointment of a joint Committee of two on the part of the Senate and three on the part of the House to settle with the State Treasurer, Auditor of Accounts, Secretary of State, Insurance Commissioner and Clerks of the Senate and House of Representatives, at a meeting to be held on the third Tuesday of January, 1908, authorizing the employment of expert assistance, and the payment of the expenses of said session of said Committee.

And returned the same to the House.

On motion of Mr. Corbit the bill (House'Bill No. 343), entitled:

An Act to amend Chapter 17, Vol. 22, Laws of Delaware, entitled an Act to amend Chapter 24, Vol 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufacturers and for other purposes, by exempting certain manufacturers from the payment of licenses and taxes.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Allen, Cann, Conwell, Cooper T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Holcomb, James, Keenan, Knotts, Newton, Paradee, Palmer, Richards, Richardson, Staats, Wilson; Mr. Speaker—24.

Nays—Messrs. Bennum, Cooper, T. L., Harrington, Hirons, Rash, Williams—6.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Richards Senate Bill No 98 was made special order, 2:30 o'clock this afternoon.

On motion of Mr. Conwell the bill, (House Bill No. 189), entitled:

An Act entitled: An Act to give control of Delaware College fo the State by the gradual reorganization of the Board of Trustees.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas-Messrs. Conwell, Paradee, Palmer-3.

Nays—Messrs. Allen, Bennum, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick. McCafferty, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—28.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Rash from the Committee on Printing reported back the bill,

House Bill No. 278, entitled;

An Act to provide for the printing and publishing of five hundred copies of Vol. 7, Laws of Delaware.

With amendment.

On motion of Mr. Rash the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Cooper, T.L., Corbit, Donaway, Evans, Flinn, Garrison, Harrington, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays—Messrs. Conwell, Cubbage, Elliott, Harvey, Hirons, Paradee—6.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Conwell moved that House Bill No. 278 be recommitted.

Which motion Was Lost.

On motion of Mr. Cann the bill, (House Bill No. 101). entitled:

An Act to encourage the building of electric railways in this State.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann.Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James. Keenan, Knotts, Messick, Paradee, Palmer, Richards, Staats, Taylor, Mr. Speaker—24.

Nays-Messrs Evans, Richardson-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Palmer the bill, (Senate Bill No. 129,) entitled:

An Act authorizing the Commissioners of School Districts 111 and 226, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Taylor the House took a recess until 2 o'clock p. m.

Same day—2 o'clock, p. m.

House met pursuant to recess.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 162, entitled:

An Act to reincorporate the town of Milford.

On motion of Mr. Holcomb House Joint Resolution No. 26 was withdrawn.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 139, entitled:

An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark. Also Senate Bill No, 118, entitled:

An Act to incorporate the town of Felton.

Also Senate Bill No. 47, entitled:

An Act to secure the purity of foods and drugs and to prevent deception in the distribution and sale thereof.

And presented the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 299, entitled:

An Act authorizing Commissioners of School District No. 14 in Kent county to borrow money for the purpose of building a new school house and furnishing same.

Also House Bill No. 134, entitled:

An Act to amend Section 17 of Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79 Volume 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Also House Bill No. 320, entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Bridgeville.

Also House Bill No. 235, entitled:

An Act to amend an Act entitled: an Act to allow the Town Council of Milford to issue bonds for certain purposes, being Chapter 232 of Volume 19 of the Laws of Delaware.

And returned the same to the House.

On motion of Mr. Richards the bill, (Senate Bill No. 98), entitled:

An Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxica-

ting liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13, of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said Districts wherein there shall be a majority of votes cast against license.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Baggs, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Elinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—25.

Nays—Messra. Allen, Cann, Cooper, T. L., Cooper, T. O., Holcomb, McCafferty—6.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Harrington the House adjourned until tomorrow 10;30 o'clock a. m. March 7th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs.Allen.Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson. Mr. Speaker.

Reading of Journal dispensed with.

Mr. Newton on behalf of the Committee on Revenue and Taxations to whom had been referred the bill,

House Bill No. 217, entitled:

An Act to raise revenue for the State of Delaware by requiring non resident individuals, co-partnerships, associations, for foreign corporations having their principal places of business without the State of Delaware to secure a license for the purpose of maintaining operating, using or employing delivery wagons within the State of Delaware.

Reported the same back to the House favorably,

With amendment.

Mr. Richards on behalf of the Committee on Temperance, to whom had been referred the bill,

House Bill No. 355, entitled:

An Act to amend an Act entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover, April 10, 1873, being Chapter 555, Vol. 18, Laws of Delaware, by providing for license fees for the sale of intoxicating liquors and the distribution of such fees.

Reported the same back to the House on its merits.

With amendment.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Senate Joint Resolution No. 15, entitled:

Joint resolution fixing the date for taking a recess and also for the adjournment sine die of the General Assembly.

Also Substitute for Senate Bill No. 30, entitled:

An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled: an Act regulating the furnishing of supplies for the State, defining the character of advertisements for proposals for supplies and when such advertisements may be omitted.

Also Senate Bill No. 31, entitled:

An Act providing for a contingent fund for the Board of State supplies.

Senate Bill No. 42, entitled:

An Act authorizing the Newark Public schools to borrow money and issue bonds to secure the payment thereof for the purpose of building a new school house.

Also Senate Bill No. 61, entitled:

An Act to provide for the education and training of the indigent adult blind persons of the State of Delaware.

Also Senate Bill No. 50, entitled:

An Act to enlarge the powers of deputies of the Registers o Wills for the several counties of this State.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

Senate Bill No. 83, entitled

An Act making the terms of office of all members of the department of Elections, for the city of Wilmington, hereafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years.

Also Senate Bill'No. 97 entitled:

An Act to amend Chapter 354, Vol. 22, Laws of Delaware, entitled: an Act to establish a Board of Education for the town of Lewes and to incorporate the same, and for other purposes, by increasing the amount of taxes authorized to be raised by taxation.

Also Substitute for House Bill No. 12, entitled:

An Act in relation to the licensing of fruit distilleries and to the sale and removal of the products thereof, and prescribing penalties.

Also House Bill No, 131 entitled:

. An Act in relation to fishing in the Broadkiln river in this State and for other purposes.

Also House Bill No. 226, entitled:

An Act to amend Chapter 175, Vol. 18, Laws of Delaware, entitled: an Act to reincorporate the town of Newark and provide a per capita assessment of the male citizens of said town.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

Senate Bill No. 99, entitled:

An Act in relation to the bond of the constable appointed for and residing in White Clay Creek Hundred.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 265, entitled:

An Act in relation to the duties of the Comptroller of New Castle county.

Reported the same back to the House favorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

Substitute for House Bill No. 257, entitled:

An Act for the protection of terrapin in any of the streams in the State of Delaware.

Reported the same back to the House favorably with substitute.

Mr Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 250, entitled;

An Act to limit railroad fares in the State of Delaware.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 280, entitled;

An Act limiting the charge for carrying passengers upon railroads in this State and prescribing penalties for the violation thereof.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 163, entitled:

An Act relating to liability of railroads to their employees.

Reported the same back to the House on its merits.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 272, entitled:

An Act to amend Chapter 20, Vol. 19, Laws of Delaware, being an Act entitled: an Act concerning the mortgages held by the state against the Junction and Breakwater railroad Company

and the Breakwater and Frankford Railroad Company, respectively.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill.

House Bill No. 207, entitled:

An Act to regulate demurrage and storage charges and to prevent delays in furnishing cars and in transportation and delivery by railroads of freight other than perishable freight.

Reported the same back to the House on its merits.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 234, entitled:

An Act to amend an Act entitled: an Act to amend Chapter 11, Vol. 15, Delaware Laws, passed at Dover May 18, 1897 and being Chapter 375, Vol. 20, Laws of Delaware.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No. 100, entitled:

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, Laws of Delaware entitled: an Act in relation to peddlers within the county of New Castle, as amended by Chapter 390, Vol 23, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruit, vegetables or other farm products from giving a bond to the State or paying a license.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill.

House Bill No. 157, entitled:

An Act entitled: an Act to regulate the business of pawn-

brokers and junk dealers within New Castle county and repealing Chapter 374, Vol. 20, Laws of Delaware, and Chapter 14, Vol. 21, Laws of Delaware.

Reported the same back to the House favorably.

With Amendment.

Mr. Richardson on behalf of the Committee on Revised Stattutes to whom had been referred the bill,

House Bill No. 248, entitled:

An Act to amend Section 7, Chapter 60, Vol. 23 Laws of Delaware, being an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and of deputies and clerks.

Reported the same back to the House favorably.

With amendment.

Mr. Flinn on behalf of the Committee on Public Highways whom had been referred the bill,

House Bill No. 318, entitled:

An Act to amend an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled an Act to provide for the permanent improvement of the public highways of the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Delaware, being Chapter 139, Vol. 24, Laws of Delaware, by providing for the appoinlment of Supervisors.

Reported the same back to the House favorably.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 364, entitled:

An Act requiring railway companies to construct and maintain fences and crossings along their lines.

Reported the same back to the House favorably.

Mr. Holcoomb on behalf of the Committee on Manufactures

٠

and Commerce to whom had been referred the bill,

House Bill No. 282 entitled:

An Act to compel prison authorities who manufacture articles to label such articles 'prison made,'

Reported the same back to the House unfavorably.

On motion of Mr. Holcomb, the bill, (Senate Bill No. 92), entitled:

An Act to amend Chapter 42, Vol. 23, Laws of Delaware, relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Garrison, Harringtoff, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. McCafferty the bill, (Senate Bill No. 101), entitled:

An Act for the relief of the heirs of Harriet A. Houston, deceased.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

. So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

17

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Speaker the bill (Senate Bill No. 118), entitled:

An Act to incorporate the town of Felton.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker, the bill, (Senate Bill No. 139,) entitled:

An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time

by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No, 47), entitled:

An Act to secure the purity of foods and drugs and to prevent deception in the distribution and sale thereof.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Taylor the bill (House Bill No. 299), entitled:

An Act authorizing Commissioners of School District No. 14 in Kent county to borrow money for the purpose of building a new school house and furnishing same.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows.

Yeas—Messrs. Bennum, Cann, Conwell, Cooper T. L. Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Bennum House Bill No. 369 was withdrawn.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following bill:

House substitute to Senate Bill No. 112, entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county, under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Del.

And returned the same to the House.

On motion of Mr. Williams the bill, (House Bill No. 348), entitled:

An Act to incorporate the town of Millville.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

•

Ordered to the Senate for concurrence.

On motion of Mr. Harvey House Bill No. 337 was recommitted.

Mr. Holcomb moved that the Governor's veto on House Bill No. 57 be taken up for consideration.

Which motion

Prevailed.

Mr. Holcomb moved that the vote on House Bill No. 57 be reconsidered.

Which motion

Prevailed.

On motion of Mr. Holcomb the bill, (House Bill No 57).entitled:

An Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued.

Vetoed by the Governor,

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-None.

Nays—Messrs. Allen, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James. Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—29.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Wilson the bill, (Senate Bill No. 93,) entitled:

An Act regulating the Distribution of Stationery, Postage and Supplies for the General Assembly.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Bennum, Cooper, T. L., Cooper, T. O., Cubbage, Evans. Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

(د

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Messick the bill, (House Bill No. 239),

An Act to authorize the Prothonotary of the Superior Court of the State of Delaware, in and for Sussex county to make direct indices of judgments in his office, using the Campbell system of indexing.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts. Lambden, Messick, Paradee, Palmer, Rash, Richards, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the bill

having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill,

House Bill No 193, entitled;

An Act relating to the trade of stationary engineers in the city of Wilmington, Delaware.

With amendment.

On motion of Mr. Paradee the amendment was read.

And on his further motion was adopted,

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, James, Keenan, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton House Bill No 271 was made special order, 3 o'clock this afternoon.

On motion of Mr. Keenan the bill (House Bill No. 164), entitled:

An Act to authorize a parent to maintain an action and recover damages for the death and loss of a minor child occasioned by unlawful violence or negligence.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Bennum, Conwell, Cooper T. L. Evans, Eliott, Flinn, Garrison, Harvey, Hirons, James, Keenan, Lambden, Messick, Newton, Paradee, Palmer, Richards, Taylor, Wilson, Mr. Speaker—20.

Nays-None.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Evans the bill, (Senate Bill No. 85), entitted;

An Act to make valid a deed for a tract of land in Pencader Hundred.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Bennum, Conwell, Cooper, T. L., Evans, Elliott, Flinn, Garrison, Harvey, Hirons, James, Keenan, Lambden, Newton, Paradee, Palmer, Richards, Taylor, Wilson, Mr. Speaker—19.

Navs-None.

So the question was decided in the affirmative, and the bill

having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Taylor the House took a recess until two o'clock p. m.

Same day-2 o'clock p. m.

House met pursuant to recess.

On motion of Mr. Holcomb the bill, (Senate Bill No, 110), entitled:

An Act authorizing the Commissioners of the town of Newport to borrow money and issue bonds to secure the payment thereof, for the purpose of providing fire protection for the town of Newport.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T.L., Corbit Cubbage, Evans, Elliott, Flinn, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 24, entitled:

An Act to repeal Chapter 19, Vol. 22, Laws of Delaware.

Reported the same back to the House favorably with substitute bill.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill.

House Bill No. 244, entitled:

An Act in relation to overcharges upon express packages.

Also House Bill No. 249 entitled:

An Act to amend Section 101 of an Act providing a general corporation law concerning electric lines.

Reported the same back to the House favorably.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 245, entitled:

An Act regulating the delivery of express packages.

Also House Bill No. 362, entitled:

An Act requiring all corporations doing business in this State to pay their employees at least twice in each calendar month.

Reported the same back to the House favorably.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

Substitute for House Bill No. 277, entitled:

An Act imposing a State tax upon State Banks, National Banks, Savings Banks, Trust and Loan Companies, and providing for the collection thereof.

Reported the same back to the House favorably.

With amendment.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 322, entitled:

An Act authorizing Savings Banks, or Savings Institutions of this State to invest money deposited with them in certain securites.

Reported the same back to the House unfavorably.

On motion of Mr. Williams the bill, (Senate substitute for House Bill No. 139),

An Act authorizing the commissioners of School District No. 181 in Sussex county to borrow money for the purpose of building a school house and furnishing same.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Williams, Wilson, Mr. Speaker—28.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Corbit from the Committee on Banking and Insurance re-

ported back the bill.

House Bill No. 1, entitled:

An Act limiting the liability that a surety company may assume on any one bond.

With amendment.

On motion of Mr. Cubbage the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Mr. Cubbage—1

Nays—Messrs. Bennum, Cann, Conwell, Cooper, T. L., Corbit, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James. Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—27.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Joint Resolution, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 21, entitled:

House Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware.

Also House Joint Resolution No. 27, entitled:

House Joint Resolution fixing the date when bills can be presented to and considered by the General Assembly.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 113, entitled:

An Act to prevent the procuring for or the selling, giving or delivering of intoxicants to or for habitual drunkards or minors.

Also House Bill No. 227, entitled:

An Act authorizing the town Council of the town of Dover to borrow twenty-five thousand dollars for street improvement, and to issue bonds therefor.

Also House Bill No. 241, entitled:

An Act to authorize the submission to the people of Wilmington of questions of public policy in connection with the affairs of said city.

And returned the same to the House.

On motion of Mr. Wilson the bill, (Substitute for House Bill No, 24, entitled:

An Act in relation to an investigation of the supposed abduction of Horace Marvin.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Conwell, Cooper, T.L., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill

having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

Mr. Garrison from the Committee on Agriculture and Forestry reported back the bill,

House Bill No. 271, entitled:

An Act to purchase a farm for experimental purposes in the interests of agriculture, and to authorize the issuance of bonds of the State of Delaware to obtain funds for the payment and equipment of said farm.

With Amendment.

On motion of Mr. Newton the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the questiod, "Shall the bill pass the Housej"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-Cooper, T. L.-1.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Wilson the bill, (Senate substituts for Senate Bill No. 56), entitled:

An Act creating a Board of Revision of Assessment for each

hundred or assessment district in New Castle county.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

Mr. Knotts moved that House Bill No. 56 be recommitted.

Which motion

Was Lost.

On motion of Mr. Bennum the bill, (Substitute for House Bill No. 65), entitled:

An Act to encourage the production of alcohol in this State.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Conwell, Cooper, T. L., Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, James, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richrds, Richardson, Taylor, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 206, entitled:

An. Act in relation to roads and highways in Brandywine Hundred.

Reported the same back to the House favorably.

With amendment.

Mr. Wilson moved that the vote to recommit Senate Bill No 56 be reconsidered.

Which motion

Prevailed.

Mr. Wilson moved to recommit Serate Bill No. 56.

Which motion

Prevailed.

On motion of Mr. Holcomb the bill, (House Bill No. 8), entitled:

An Act to divide New Castle Hundred (the tenth Representative District of New Castle county) into six election districts and providing Inspectors for same.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Cooper, T. L., Cooper, T.O., Harrington, Holcomb, James, Lambden, McCafferty, Taylor, Williams—11

Nays-Messrs. Bennum, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Keenan, Knotts, 'Newton, Paradee, Palmer, Richards, Wilson, Mr. Speaker—15.

So the question was decided in the nggative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the Resolution,

House Joint Resolution No. 30, entitled:

House Joint Resolution providing for a Legislative Ball.

Reported the same back to the House favorably.

Mr. Holcomb presented a joint resolution entitled:

House Joint Resolution No. 30, entitled:

House Joint Resolution providing for a Legislative Ball,

Which on his motion was read.

Mr. Holcomb moved that the joint Resolution be adopted.

· On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows,

Yeas—Messrs. Allen, Bennum, Cann, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Williams, —24

Nays—Messrs Conwell, Evans, Elliott, Richards, Taylor, Wilson, Mr. Speaker—7.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

Committee on arrangements, Messrs, Flinn, Cubbage and T.O. Cooper.

On motion of Mr. Wilson, the bill, (Senate Bill No. 107), entitted:

An Act in relation to assessments in White Clay Creek Hundred.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Corbit, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, James, Knotts, Lambden, Messick, McCafferty, Palmer. Rash, Richards, Richardson, Williams, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Messick the bill, (Senate Bill No, 67), entitled:

An Act directing the County Treasurer of Sussex county, to give additional bond for the faithful performance of his official duties.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Palmer, Rash, Richards, Richardson, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

Mr. Richardson from the Committee on Revised Statutes reported back the bill,

House Bill No. 248, entitled:

An Act to amend Section 7, Chapter 60, Vol. 23 Laws of Delaware, being an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and of deputies and clerks.

With Amendment.

On motion of Mr. Newton the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Conwell, Corbit, Evans, Eliott, Flinn Har. vey, Hirons, Holcomb. Knotts, Messick, Newton, Rash, Richards, Richardson, Taylor, Wilson, Mr. Speaker—18.

Nays—Messrs. Bennum, Cann, Cooper T. L., Cubbage, James, Lambden, Palmer—7.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

Mr Knotts from the Committee on Elections reported back the bill,

House Bill No. 285, entitled:

An Act concerning the second Election District of the sixth Representative district in New Castle county.

With amendment.

On motion of Mr. Harvey the amendment was read,

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Cann, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Harvey, Holcomb, James, Knotts, Lambden, Messick, McCafferty, Rash, Richards, Richardson, Williams, Mr. Speaker—21.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Rash the House adjourned until to-morrow 10;30 o'clock a. m.

March 8th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen. Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of Journal dispensed with.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 337, entitled:

An Act to authorize the Attorney General to appoint three deputies and fixing the salary of the Attorney General and said deputies.

Reported the same back to the House favorably.

With amendment.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 336 entitled:

An Act to authorize the submission to the people of this State of questions of public policy.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 338, entitled:

An Act in relation to the distribution of moneys deposited with the State Treasurer by railroad and railway companies, under the provisions of Sections 75 and 108, of the Act entitled: an Act providing a General Corporation Law, and the amendments and alterations thereof, approved March 10, A. D, 1899.

Reported the same back to the House unfavorably.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

House Bill No. 317, entitled:

An Act providing for the recording of personal property sold, and the title to the said property still held by the original owner until paid for as in the case of certain specialties known as short bonds or contract notes.

Reported the same back to the House on its merits.

Mr. Harvey on behalf of the Committee on Judiciary, to whom had been referred the bill,

House Bill No. 372, entitled:

An Act to amend Chapter 93, of the Revised Code of the State of Delaware as amended in 1893. entitled. "Of the Court of Oyer and Terminer" by providing for a speedy convening thereof in certain cases.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary to whom had been referred the bill,

Senate Bill No. 88, entitled:

An Act to fix the time for holding the Superior Court and Court of General Sessions in the several counties in this State.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary, to whom had been referred the bill.

House Bill No. 329, entitled:

An Act to amendChapter 190 of Vol. 15, Laws of Delaware, entitled an Act to amend Chapter 128 of the Revised Code, as amended, providing for appeals to the Superior Court in actions of trespass before a Justice of the Peace,

Reported the same back to the House favorably.

Mr. Harvey, on behalf of the Committee on Judiciary, to whom had been referred the bill,

House Bill No. 335, entitled:

An Act proposing an amendment to Article 2 of the Constitution of the State of Delaware concerning the Legislature.

Reported the same back to the House favorably.

Mr. Harvey on behalf of the Committee on Judiciary, to whom had been referred the bill,

Senate Bill No. 89, entitled:

An Act to amend Section 5 Chapter 127, of the Revised Code enlarging the term of imprisonment for the crime of manslaughter.

Reported the same back to the House favorably.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 134, entitled;

An Act to amend Section 17 of Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79 Volume 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Also House Bill No. 235, entitled:

An Act to amend an Act entitled: an Act to allow the Town Council of Milford to issue bonds for certain purposes, being Chapter 232 of Volume 19 of the Laws of Delaware.

Also House Bill No. 299, entitled:

An Act authorizing Commissioners of School District No. 14 in Kent county to borrow money for the purpose of building

a new school house and furnishing same.

Also House Bill No. 320, entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Bridgeville.

Mr. Eliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 346, entitled:

An Act authorizing the Register in Chancery for Sussex county to make indices for causes in partition.

Reported the same back to the House favorably.

Mr. Messick on behalf of the Special Committee on Fee Bill to whom had been referred the bill,

House Bill No. 359, entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware.

Reported the same back to the House favorably.

Mr. Hirons on behalf of the Committee on Claims to whom had been referred the resolution,

House Joint Resolution No. 29, entitled:

House Joint Resolution fixing the time beyond which new bills shall not be presented to the Committee on Claims of the House and Senate.

Reported the same back to the House favorably.

Mr. Messick moved that House Bill No. 270 be recommitted.

Which motion

prevailed.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bill:

House Bill No. 308, entitled:

An, Act to renew and re-enact an Act entitled- an Act to re-incorporate the town of Magnolia, being Chapter 568, Vol. 17,

of the Laws of Delaware, and all Acts amendatory thereof, and supplementary thereto.

Also Substitute for House Bill No. 230, entitled:

An Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek, and Murderkill Creek as an aid in the propagation of oysters.

Also Substitute for House Bill No. 24 entitled:

An Act in relation to an investigation of the supposed abduction of Horace Marvin.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 162, entitled

An Act to reincorporate the town of Milford.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had non concurred in the following House Bills:

House Bill No. 26, entitled:

An Act repealing Chapter 82, Vol. 23, Laws of Delaware, being an Act regulating the furnishing of supplies for the State.

Also House Bill No. 185, entitled:

An Act to amend Chapter 373, Vol. 22, Laws of Delaware, entitled: an Act for the better protection of fish in the waters of the Cheaspeake and Delaware Canal and its feeders in New Castle county by permitting carp to be caught with nets or seines.

Also Substitute for House Bill No. 38, entitled:

An Act to amend Chapter 193, of Vol. 22, Laws of Delaware, entitled: an Act to reincorporate the town of Milton by increasing the appropriation by the Levy Court for repairs of roads and streets.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No 283, entitled;

An Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled: an Act to reincorporate the town of Middletown by changing the method of collecting taxes,

Also House Bill No. 284, entitled:

An Act to authorize the town commissioners of the town of Middletown to borrow money and issue bonds therefore, for the purpose of paying off the balance of the bond issue of 1887.

Also House Bill No. 297, entitled:

An Act to amend an Act entitled: an Act authorizing the Town Council of Dover to fund its indebtedness incurred in the enlargement and improvement of its electric light and water plant, by issuing bonds for twelve thousand dollars, being Chapter 127, Vol. 23 of the Laws of Delaware.

Also House Bill No. 144, entitled:

An Act to amend an Act entitled: an Act to amend Chapter 4, of the Revised Statutes relating to the passing and publication of Laws, being Chapter 9, Vol. 21, Laws of Deleware, increasing the number of volumes to be printed and bound.

Also House Bill No. 293, entitled:

An Act permitting a wife or husband to testify for or against each other in both criminal and civil cases.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted informed the House had concurred in the following House Bills:

Senate substitute for House Bill No. 2, entitled:

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by in-

creasing the fire test, and providing for the method or manner of making such tests and by whom such tests shall be made.

Also Senate Substitute for House Bill No. 161.

An Act regulating travel over the bridge at Seaford over the Nanticoke River.

And returned the same to the House.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 143, entitled:

An Act to amend an Act entitled: an Act providing a General Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Also Senate Bill No. 26, entitled:

An Act to amend Chapter 27, Vol. 19, Laws of Delaware, entitled: an Act in relation to the Levy Court of Kent county, Passed May 14, 1891, as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26, 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties.

Also Senate Bill No. 138, entitled:

An Act regulating travel over the bridge at Laurel over the Laurel River.

Also Senate Bill No. 102, entitled:

An Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled: an Act in relation to peddlers within the county of New Castle.

Also Senate Bill No 71, entitled:

An Act to incorporate the town of Lewes.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following Concurrent Resolution: House Concurrent resolution:

Whereas, we have heard of the sad bereavement which has befallen one of the members of the House by reason of death in his family,

Resolved that we, the Members of the General Assembly of the State of Delaware extend to Hon. William H. Baggs, our sincere sympany.

Resolved, that this Resolution be spread on the Journals of the House and Senate and a copy be forwarded to Hon. William H. Baggs.

Also House Concurrent Resolution No. 10, entitled:

House Concurrent Resolution providing for a Committee to report on a reunion of the General Assembly at the Jamestown Exposition.

Committee on the part of the House, Messrs, Holcomb, Flinn and Messick.

Mr. Flinn from the Committee on Public Highways reported back the bill,

House Bill No. 206, entitled:

An Act in relation to roads and highways in Brandywine Hundred.

With Amendment.

On motion of Mr. Harvey the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs.'Allen, Baggs, Cann, Conwell, Cooper T. L., Cooper, T. O., Cubbage, Evans, Elliott, Flinn Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Messick,

McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Wilson, the bill, (Senate Bill No. 99), entitted:

An Act in relation to the bond of the constable appointed for and residing in White Clay Creek Hundred.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Paradee, Palmer, Rash, Richards, Richardson, Stauts, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. T.L.Cooper the bill, (House Bill No, 316), entitled:

An Act to amend an Act entitled: an Act to establish a Bank and incorporate a company under the name of "The Farmers' Bank of the State of Delaware" being Chapter 39, of Vol.

4 of the Laws of Delaware, and the Acts supplementary thereto-

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Allen, the bill, (House Bill No. 249) entitled:

An Act to amend Section 101 of an Act providing a General Corporation Law concerning electric lines.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs.Allen, Baggs, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (Substitute for House Bill No. 35), entitled:

An Act appropriating three hundred dollars for the purpose of compensating George H. Dick, late Auditor of Accounts for compiling and supervising the printing of the report of the State Board of Education for the years 1905 and 1906.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Cooper, T. O., Corbit, Evans, Flinn, Hirons, Holcomb, Keenan, Paradee, Rash, Richards, Wilson, Mr. Speaker—12.

Nays—Messrs. Baggs, Cann, Cooper, T. L., Cubbage, Elliott, Garrison, Harrington, Harvey, James, Messick, Palmer, Richardson, Staats, Williams—14.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 118, entitled:

An Act to re-incorporate the town of Felton.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 117, entitled:

An Act to reincorporate the town of Newport.

Reported the same back to the House favorably.

On motion of Mr. Speaker the bill, (Substitute for Senate Bill No. 26), entitled:

An Act to amend Chapter 27, Vol. 19, Laws of Delaware, entitled: an Act in relation to the Levy Court of Kent county, Passed May 14, 1891, as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26, 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker, the bill, (Senate Bill No. 138), entitled:

An Act regulating travel over the bridge at Laurel over the Laurel River.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Highways.

On motion of Mr. Speaker the bill (Senate Bill No. 71), entitled:

An Act to reincorporate the town of Lewes.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations. On motion of Mr. Speaker the bill, (Senate Bill No. 143,) entitled:

An Act to amend an Act entitled: an Act providing a General Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker the bill, (Substitute for Senate Bill No. 102), entitled:

An Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled: an Act in relation to peddlers within the county of New Castle.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Revised Statutes,

On motion of Mr. Flinn, the bill, (House Bill No. 364), entitled:

An Act requiring railway companies to construct and maintain fences and crossings along their lines.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Messick, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Richardson the bill, substitute for House Bill No. 257, entitled:

An Act for the protection of terrapin in any of the streams in the State of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, McCaffertv, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Mr. Speaker——25.

Nays-Mr. Staats-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Knotts, the bill, (Senate Bill No. 118), entitled

An Act to reincorporate the town of Felton.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Hirons, Holcomb, James, Keenan, Knotts, McCafferty, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr-Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Allen House Bill No. 280 was withdrawn.

On motion of Mr. Richardson the bill, (Senate substitute for House Bill No 2), entitled:

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test, and providing for the method or manner of making such tests and by whom such tests shall be made. .

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill

h aving received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof.

On motion of Mr. Taylor the House took a recess until two o'clock p. m.

Same day—2 o'clock p. m.

House met pursuant to recess.

On motion of Mr. Messick the bill, (House Bill No. 359). entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L., Corbit, Cubbage, Evans, Elliott, Flinn, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Messick, Mc Cafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 353, entitled:

An Act to amend Chapter 177, Vol. 17. Laws of Delaware, being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle, in Trustees for the uses and purposes therein mentioned.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 371 entitled:

An Act authorizing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000.00) for harbor improvement of the city of New Castle.

Reported the same back to the House favorably.

With amendment.

Mr. Conwell on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 358, entitled:

An Act authorizing the commissioners of School Districts No. 32 and 108 of Sussex county to borro wmoney for the purpose of building and furnishing a new school house at Selbyville, Sussex county, Delaware.

Reported the same back to the House favorably.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Senate Bill No. 64, entitled:

An Act for the assesement and collection of a tax upon real

estate and personal property in New Castle county for school purposes.

Reported the same back to the House on its merits.

Mr. Conwell on behalf of the Committee on Ecucation to whom had been referred the bill,

House Bill No. 256, entitled:

An Act to reincorporate Delaware College, amend its charter and appropriate money for its use.

Reported the same back to the House unfavorably.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 133, entitled:

An Act to create the Lewes and Rehoboth Hundred River Improvement Company.

And presented the same to the House

Mr Paradee from the Committee on Municipal Corporations reported back the bill,

House Bill No. 371, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000.00) for harbor improvements of the city of New Castle.

With amendment.

On motion of Mr. Holcomb the amendment was read,

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows.

Nays—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O. Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, James. Keenan, Knotts, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Richardson from the Committee on Revised Statutes reported back the bill,

House Bill No. 157, entitled:

An Act entitled: an Act to regulate the business of pawn brokers and junk dealers within New Castle county, and repealing Chapter 374, Vol. 20, Laws of Delaware, and Chapter 14, Vol. Laws of Delaware.

With Amendment.

On motion of Mr. Keenan the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn Garrison, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb the bill, (House Bill No.353).entitled:

An Act to amend Chapter 177, Vol. 17, Laws of Delaware, being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle, in Trustees for the uses and purposes therein mentioned.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Messick the bill, (House Bill No.346), entitled:

An Act authorizing the Register in Chancery for Sussex county to make indices for causes in partition.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L., Cooper, T. O., Corbit, Cubbage, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, James, Keenan, Knotts, Messick, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor House Joint Resolution No. 25 was withdrawn.

On motion of Mr. Speaker, the bill, (Senate Bill No. 133), entitled:

An Act to create the Lewes and Rehoboth Hundred River Improvement Commission.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

Mr. Baggs from the Committee on Crimes and Punishments, reported back with favorable recommendation the bill,

Senate Bill No. 80, entitled:

An Act to make certain statements made under oath or affirmation a misdemeanor, and to provide for the punishment thereof.

Mr. Sterner, Clerk of the Senate being admitted informed the House had concurred in the following House Bills:

House Bill No. 156, entitled

An Act to incorporate the Mercantile Trust and Safe Deposit Company.

With Senate amendment.

Also House Bill No. 289, entitled:

An Act for the improvement of the school houses for colored children in Kent county and making an appropriation therefor.

Also House Bill No. 168, entitled:

An Act to authorize the Register of Wills of the State of Delaware in and for Kent county to make new indices for wills and executors' and administrators' accounts recorded in his office

Also House Bill No. 334, entitled:

An Act providing for a police pension fund for the members of the police force of the city of Wilmington.

And returned the same to the House.

On motion of Mr. Holcomb the bill. (House Bill No. 362) entitled:

An Act requiring all corporations doing business in this State to pay their employees at least twice in each calendar month.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Conwell, Cooper, T. L. Cooper, T. O., Cubbage, Flinn, Harrington, Hirons, Holcomb, James, Keenan, Messick, Paradee, Palmer, Richardson, Taylor—17.

Nays—Messrs. Baggs, Corbit, Evans, Elliott, Garrison, Knotts, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—12.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

- House Bill No. 357, entitled:

An Act to reincorporate the several counties of this State.

Reported the same back to the House favorably.

With amendment.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 177, entitled:

An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes.

Reported the same back to the House favorably.

With amendment.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 179, entitled;

An Act to amend Chapter 18 of Vol. 22, Laws of Delaware, entitled an Act to readjust the amounts to be paid by the Delaware Railroad Company, in commutation of its State taxes.

Reported the same back to the House favorably.

With amendment.

Mr. Newton on behalf of the Committee on Revenue and Taxation, to whom had been referred the bill,

House Bill No. 269, entitled:

An Act imposing a State tax upon public service corporations and providing for the collection thereof.

Reported the same back to the House unfavorably.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 165, entitled:

An Act to amend Chapter 318 of Vol. 14, Laws of Delaware,

entitled: an Act relating to the taxes of the Philadelphia, Wilmington and Baltimore Railroad Company.

Reported the same back to the House favorably with substitute.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 208 entitled:

An Act to amend Chapter 124, Vol. 23 Laws of Delaware, entitled: an Act defining motor vehicles, and providing for the registration of the same, and uniform rules regulating the use and speed thereof, approved April 6th, 1905, by changing penalties, increasing license fees and relating to chauffers.

Reported the same back to the House favorably with substitute.

Mr Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 222, entitled:

An Act to provide a system for the repair and improvement of the public roads, bridges and causeways, in New Castle county for the collection of hundred road taxes heretofore assessed and levied, and to repeal all Acts inconsistent therewith.

Reported the same back to the House favorably.

With amendments.

On motion of Mr. Taylor, the House adjourned until Monday, March 11th, 10;30 o'clock a. m.

March 11th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Kuotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Journal read and approved.

On motion of Mr. Messick House Bills No. 330, 331, 332 and 350 were recommitted.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 112, entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county, under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Del.

Also Senate Bill No. 98, entitled:

An Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in

Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13, of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said Districts wherein there shall be a majority of votes cast against license.

And presented the same to the House.

Mr.Sterner clerk of the Senate being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 92, entitled:

An Act to amend Chapter 42, Vol. 23, Laws of Delaware, relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls.

Also Senate Bill No. 85, entitled:

An Act to make valid a deed for a tract of land in Pencader Hundred.

Also Senate Bill No. 101, entitled:

An Act for the relief of the heirs of Harriet A. Houston, deceased.

Also Senate Bill No. 93, entitled:

An Act regulating the Distribution of Stationery, Postage and Supplies for the General Assembly.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 13, entitled:

An Act in relation to fees of Justices of the Peace and Constables. Also Senate Bill No. 129, entitled:

An Act authorizing the commissioners of School Districts No.111 and of 226 Sussex county to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Also Senate Bill No. 114, entitled:

An Act entitled: an Act pertaining to revenue and taxation.

Also Senate Bill No. 54, entitled:

An Act to compel the attendance of children at the public schools of the State.

Also Senate Bill No. 6, entitled:

An Act to amend Chapter 245, Vol. 21, Laws of Deleware, entitled: an Act to amend Chapter 58, Vol. 15, Laws of Delaware, increasing the period of extension by the Governor of the term of indigent deaf, dumb and blind in institutions for instruction of such indigents, by further increasing the period of extension by the Governor of the term of indigent deaf, dumb, and blind in institutions for instruction of such indigents.

Also Senate Bill No. 57, entitled:

An Act authorizing the State Military Board to dispose of the Armory property in Wilmington belonging to the State.

And presented the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 131, entitled:

An Act in relation to fishing in the Broadkiln River in this State and for other purposes,

Also Substitute for House Bill No. 120, entitled:

An Act in relation to the Licensing of fruit distilleries, and to the sale, and removal of the products thereof, and prescribing penalties therefor. Also House Bill No. 226, entitled:

An Act to amend Chapter 175, Vol. 18, Laws of Delaware, entitled: an Act to reincorporate the town of Newark and provide a per capita assessment of the male citizens of said town.

And returned the same to the House.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 119, entitled:

An Act pertaining to the State of Delaware.

Also Senate Bill No. 128, entitled:

An Act to change the name of Charles Lamot to Charles Lamot Messick and make him by adoption a son and heir-at-law of Charles W. Messick.

And presented the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bill:

House Bill No. 58, entitled

An Act to regulate the investment of the funds and real estate holdings of life insurance companies.

Also House Bill No. 59, entitled:

An Act prohibiting corporations or stock companies acting as agents or solicitors for Life insurance companies.

Also House Bill No. 60, entitled:

An Act relating to the annual reports of Life insurance companies.

Also House Bill No. 61, entitled:

An Act defining the status of persons soliciting life insurance.

Also House Bill No. 236, entitled:

An Act to incorporate the Townsend Trust, Title and Safe Deposit Company.

Also House Bill No. 275, entitled:

An Act concerning minors, their adoption, custody and maintenance.

Also House Bill No 313, entitled;

An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had non concurred in the following House Bills:

House Bill No. 51, entitled:

An Act to prohibit the giving away of intoxicating liquor at elections.

And returned the same to the House.

On motion of Mr. T.O.Cooper the bill, (House Bill No, 156), entitled:

An Act to incorporate the Mercantile Trust and Safe Deposit Company.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question "Shall the Honse concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Elliott, Flinn, Garrison, Harvey, Holcomb, James, Keenan, Knotts, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speakre.—25.

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

Mr. T. O. Cooper on behalf of the Committee on Public Health to whom had been referred the bill.

House Bill No. 240, entitled:

An Act for the relief and protection of agents of life insurance companies doing an industrial insurance business in the State of Delaware. As a substitute bill.

Reported the same back to the House favorably.

On motion of Mr. Baggs the bill, (House Bill No. 269), entitled:

An Act imposing a State tax upon public service corporations and providing for the collection thereof.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. O., Elliott, Garrison, Holcomb, Knotts, Palmer—8.

Nays—Messrs. Allen, Cann, Cooper, T. L., Corbit, Evans, Flinn, Harvey, James, Keenan, McCafferty Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—19.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Hirons presented a joint resolution entitled:

House Joint Resolution No. 29, entitled:

House Joint Resolution fixing the time beyond which new bills shall not be presented to the Committee on Claims of the House and Senate.

Which, on his motion, was read.

Mr. Hirons moved that the resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs Baggs, Cann, Conwell, Cooper T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. T. O. Cooper House Bill 279 was made special order 2:30 p. m.

Mr Corbit from the Committee on Banking and Insurance reported back the bill,

Substitute for House Bill No. 277, entitled.

An Act imposing a State tax upon State Banks, National Banks, Savings Banks and Trust Companies and providing for the collection thereof.

With Amendment,

On motion of Mr. Corbit the amendment was read,

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts. Messick, Paradee, Palmer, Richards, Staats, Taylor, Williams Wilson, Mr. Speaker—26.

Nays-Messrs. McCafferty, Rash-2.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Flinn on behalf of the Committee on Public Highways to whom had been referred the bill,

Senate Bill No. 138, entitled:

An Act regulating travel over the bridge at Laurel over the Laurel River.

Reported the same back to the House favorably.

Mr. McCafferty on behalf of the Committee on Labor to whom had been referred the bill.

House Bill No, 212 entitled:

An Act to amend Chapter 123, Vol. 23, Laws of Delaware, entitled an Act to limit the age and employment of labor of children and minors and to appoint an inspector for the enforcement of the same.

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Keenan the bill, (Substitute for House Bill No. 165). entitled:

An Act relating to the State taxes of the Philadelphia, Bal-

timore and Washington Railroad Company, and repealing Chapter 368, Vol. 14, Laws of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Elliott, Flinn, Garrison, Harvey, Holcomb, James, Keenan, Knotts, McCafferty, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Newton from the Committee on Revenue and Taxation reported back the bill,

House Bill No. 179, entitled:

An Act to amend Chapter 18 of Vol. 22, Laws of Delaware, entitled an Act to readjust the amounts to be paid by the Delaware Railroad Company, in commutation of its State taxes.

With amendment.

On motion of Mr. Keenan the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L.,

Cooper, T.O., Cubbage, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speak. er—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Newton from the Committee on Revenue and Taxation reported back the bill,

House Bill No. 177, entitled:

An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes.

With amendment.

On motion of Mr. Newton the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in orded to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken, were as follows:

Yeas—Messrs. Allen, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—26.

Nays-Messrs. Baggs, Holcomb, Knotts, Palmer, Williams, -5.

So the question was decided in the affrmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb the bill, (House Bill No.272), entitled:

An Act to amend Chapter 20, Vol. 19, Laws of Delaware, being an Act entitled: an Act concerning the mortgage held by the State against the Junction and Breakwater Railroad Company and the Breakwater and Frankford Railroad Company respectively.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Nays—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O. Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James. Keenan, Knotts, Messick, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams—28.

Nays-Messrs. Newton, Wilson, Mr. Speaker-3.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House took a recess until two o'clock p. m.

Same day—2 o'clock p. m.

House met pursuant to recess.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

Senate Bill No. 98, entitled:

An Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13, of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said Districts wherein there shall be a majority of votes cast against license.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

• Senate Bill No. 133, entitled:

An Act to create the Lewes and Rehoboth Hundred River Improvement Commission.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 71, entitled:

An Act to reincorporate the town of Lewes.

Reported the same back to the House favorably.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 131, entitled:

An Act to increase the salary of the Adjutant General.

Also Senate Bill No. 76, entitled:

An Act to amend an Act to incorporate the town of Millsboro, being Chapter 760 Volume 19, Laws of Delaware.

Also Senate Bill No. 130, entitled:

An Act to incorporate the Felton Trust Company.

Also Senate Bill No. 35, entitled:

An Act to amend Section 137, Chapter 207, Vol. 17, Laws of Delaware.

Also Senate Bill No. 113, entitled:

An Act to incorporate the Millsboro Trust and Safe Deposit Company.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 145, entitled:

An Act to amend the Charter of the town of Newark by extending the boundary lines of said town.

Also Senate Bill No. 134, entitled:

An Act to provide for the admitting of children into public schools of Wilmington, living outside the city of Wilmington and providing for the payment of tuition of such children,

And presented the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 246, entitled:

An Act to amend Chapter 454, Vol. 11, Law of Delaware, entitled: an Act for the suppression of gambling," relating to the playing of craps.

Also House Bill No. 238, entitled:

An Act authorizing the Mayor and Council of Wilmington to borrow twenty thousand dollars for the purchase and maintenance of a park in the city of Wilmington.

And returned the same to the House.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

House Bill No. 333, entitled:

An Act providing for the higher education of white female students.

Reported the same back to the House unfavorably.

On motion of Mr. Richards House Bill No. 222, was recommitted.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Joint Resolution.

Senate Joint Resolution No. 21, entitled:

Senate Joint Resolution authorizing the State Librarian to deliver to the Jamestown ter-Centennial Commissioners of Delaware, flags, pictures and other articles in the State House belonging to the State, for the Delaware building at the Jamestown Exposition.

And presented the same to the House.

On motion of Mr. Messick the bill, (House Bill No. 333), entitled:

An Act providing for the higher education of white female students.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs Allen, Cooper, T. O., Harvey, Hirons, Keenan, Messick, McCafferty, Palmer, Rash, Taylor, Williams, —11

Nays—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, James, Knotts, Newton, Richards, Staats, Wilson, Mr. Speaker—17.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Harrington the bill, (House Bill No, 329), entitled:

An Act to amend Chapter 190 of Vol.15, Laws of Delaware, entitled an Act to amend Chapter 128 of the Revised Code, as amended, providing for appeals to the Superior Court in actions of trespass before a Justice of the Peace,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Cooper, T.O., Evans, Elliott, Harrington, Harvey, James, Keenan, McCaffertv, Paradee, Palmer, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.—20

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr.T. O. Cooper the bill, (Sub. for House Bill No. 279). entitled:

An Act authorizing and empowering the city Council of the city of Wilmington to prescribe by ordinance the manner in which the chief engineer and assistant engineers of the fire department of said city shall be elected.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Nays—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Knotts, Messick, McCafferty, Palmer, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Yeas-Messrs. Hirons, Paradee, Richardson-3.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Holcomb the bill. (House Bill No. 372) entitled:

An Act to amend Chapter 93, of the Revised Code of the State of Delaware as amended in 1893. entitled. "Of the Court of Oyer and Terminer" by providing for a speedy convening thereof in certain cases.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Speaker the bill, (Substitute for House Bill No, 135), entitled:

An Act providing uniform laws to regulate the catching and taking of fish in the Delaware river and Bay between the State of Delaware and the State of New Jersey.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—21.

Nays—Messrs. Allen, Cann, Cooper, T. L, Coop T. O., Harrington, Holcomb, James, Messick, McCafferty, Taylor—10.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Evans the bill, (Senate Bill No. 104), entitled:

An Act to provide a fund to be used by the Superintendent of Schools to pay the necessary expenses of visiting schools.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Keenan, Messick, Paradee, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays—Messrs Bennum, Cann, Cooper, T. L., Harrington, Havey, Hirons, Knotts, Newton, Palmer, Richards, Rash, Richardson, Staats—13.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled House bills the same having been signed by the President of the Senate.

House Bill No. 134, entitled;

An Act to amend Section 17 of Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79 Volume 14, Laws of Delaware, relating to the sale of lands by executors and administrators.

Also House Bill No 299, entitled;

An Act authorizing Commissioners of School District No. 14 in Kent county to borrow money for the purpose of building a new school house and furnishing same.

Also House Bill No. 320, entitled:

An Act to amend an Act entitled: an Act to reincorporate the town of Bridgeville.

Also House Bill No. 235, entitled:

An Act to amend an Act entitled: an Act to allow the Town Council of Milford to issue bonds for certain purposes, being Chapter 232 of Volume 19 of the Laws of Delaware.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bill:

House Bill No. 247, entitled:

An Act to incorporate the New Castle Trust and Safe Deposit Company.

With Senate amendment.

Also House Bill No. 209, entitled:

An Act to amend Chapter 243, Vol. 11. Laws of Delaware, entitled: an Act in relation to illigitimate children.

Also House Bill No. 140, entitled:

An Act to amend Chapter 28 of the revised Statutes of the State of Delaware relating to the Secretary of State.

Also House Bill No. 266, entitled:

An Act to provide for the more efficient collection of certain State Revenue.

Also House Bill No.188, entitled:

An Act te amend Chapter 277, Vol. 22, Laws of Delaware, entitled: an Act in relation to the collection of taxes for Kent county providing for the collection of taxes.

Also House Bill No. 229, entitled:

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

And returned the same to the House.

On motion of Mr. Speaker, the bill, (Senate Bill No. 119), entitled:

An Act pertaining to the State of Delaware.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Speaker the bill, (Senate Bill No. 128), entitled:

An Act to change the name of Charles Lamot to Charles

Lamot Messick and make him by adoption a son and heir-at-law of Charles W. Messick.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker the bill, (Substitute for Senate Bill No. 131), entitled:

An Act to increase the salary of the Adjutant General.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Military Affairs.

On motion of Mr. Speaker the bill, (Senate Bill No. 130,) entitled:

An Act to incorporate the Felton Trust Company.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Speaker the bill, (Senate Bill No. 145), entitled:

An Act to amend the Charter of the town of Newark by extending the boundary lines of said town.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No. 76), entitled:

An Act to amend an Act to incorporate the town of Millsboro, being Chapter 750 Volume 19, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Speaker the bill, (Senate Bill No. 35), entitled:

An Act to amend Section 137, Chapter 207, Vol. 17, Laws of Delaware.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as this bill,

Aud further on his motion the bill was read a second time by its title and referred to the Committee on Public Health.

On motion of Mr. Speaker the bill, (Senate Bill No. 113), entitled:

An Act to incorporate the Millsboro Trust and Safe Deposit Company.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Banking and Insurance.

On motion of Mr. Speaker the bill, (Senate Bill No. 134), entitled:

An Act to provide for the admitting of children into public schools of Wilmington, living outside the city of Wilmington and providing for the payment of tuition of such children,

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Corbit the bill, (Senate Bill No. 80), entitled:

An Act to make certain statements made under oath or affirmation a misdemeanor, and to provide for the punishment thereof.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Substitute for Senate Bill No. 26, entitled:

An Act to amend Chapter 27, Vol. 19, Laws of Delaware,

entitled: an Act in relation to the Levy Court of Kent county, Passed May 14, 1891, as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26, 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties.

Reported the same back to the House favorably,

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill.

Senate Bill No. 102, entitled:

An Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled: an Act in relation to peddlers within the county of New Castle.

Reported the same back to the House favorably.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No, 143, entitled:

An Act to amend an Act entitled: an Act providing a General Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Reported the same back to the House favorably.

On motion of Mr. Flinn, the bill. (Senate Bill No. 117) entitled:

An Act to reincorporate the town of Newport.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Nays—Messrs. Allen, Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Williams the bill, (House Bill No, 351), entitled:

An Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Wiliams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 67, entitled:

An Act directing the County Treasurer of Sussex county, to give additional bond for the faithful performance of his official duties.

Also Senate Bill No. 99, entitled:

An Act in relation to the bond of the constable appointed for and residing in White Clay Creek Hundred.

Also Senate Bill No. 107, entitled:

An Act in relation to assessments in White Clay Creek Hundred.

Also Senate Bill No. 110, entitled:

An Act authorizing the Commissioners of the town of Newport to borrow money and issue bonds to secure the payment thereof, for the purpose of providing fire protection for the town of Newport.

And presented the same to the House.

On motion of Mr. Richardson House Bill No. 256 was made special order to-morrow 2:30 p. m.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 294, entitled:

An Act to provide for the condemnation of lands for the purpose of shortening the water course of St. Jones' River.

Also House Bill No. 150 entitled:

An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle county, the sum of five hundred dollars to reimburse the Levy Court of New Castle county for compensation paid to the five assessors of Wilmington Hundred for performing the duties under the provisions of Section 19, Chapter 12, Revised Code of 1893, Laws of Delaware, as amended by Chapter 50, Vol. 23, Laws of Delaware.

On motion of Mr. McCafferty the bill, (Senate Bill No. 100), entitled

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, Laws of Delaware entitled: an Act in relation to peddlers within the county of New Castle, as amended by Chapter 390, Vol. 22, Laws of

Delaware, by exempting persons selling or peddling grain, provisions, provender, fruit, vegetables or other farm products from giving a bond to the State or paying a license.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House-

On motion of Mr. McCafferty action on Senate Bill No. 100 was deferred.

On motion of Mr. Messick the bill, (House Bill No. 66), entitled:

An Act to amend Chapter 126, Vol. 23, Laws of Delaware, entitled an Act to provide for commitment to the New Castle county Workhouse of certain classes of prisoners in Kent and Sussex counties.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House-

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Bennum, Cooper, T. O., Donaway, Messick, Paradee, Palmer, Taylor, Williams, Mr. Speaker—10.

Nays—Messrs. Baggs, Cooper, T. I., Corbit, Cubbage, Evans, Elliott, Flinn. Garrison, Harrington, Harvey, Hirons, Newton. Rash, Richards, Richardson, Staats, Wilson, —17.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

On motion of Mr. Cubbage, the House adjourned until to-morrow at 10;30 o'clock a. m.

March 12th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen. Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Substitute for House Bill No. 2, entitled.

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test, and providing for the method or manner of making such tests and by whom such tests shall be made.

Also Sub. for House Bill No 24, entitled;

An Act in relation to an investigation of the supposed abduction of Horace Marvin.

Also Senate Bill No. 54, entitled:

An Act to compel the attendance of children at the public schools of the State.

Also Sub. for Senate Bill No. 112, entitled:

An Act to authorize the Levy Court of New Castle county to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle county, under the provisions of Chapter 139, Vol, 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Del.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Senate Bill No. 114, entitled:

An Act to renew the Charter of Corporations which expired since January 1st, A. D. 1906.

Also Senate Bill No. 107, entitled:

An Act in relation to assessments in White Clay Creek Hundred.

Also Senate Bill No. 92, entitled:

An Act to amend Chapter 42, Vol. 23, Laws of Delaware, relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls.

Also House Bill No. 293, entitled:

An Act permitting a wife or husband to testify for or against each other in both criminal and civil cases.

Also House Bill No. 168, entitled:

An Act to authorize the Register of Wills of the State of Delaware in and for Kent county to make new indices for wills and executors' and administrators' accounts recorded in his office.

Also House Bill No. 289, entitled:

An Act for the improvement of the school houses for colored children in Kent county and making an appropriation therefor.

Also House Bill No. 284, entitled:

An Act authorizing the town commissioners of the town of Middletown to borrow money and issue bonds therefore, for the purpose of paying off the balance of the bond issue of 1887.

On motion of Mr. Taylor the bill, (House Bill No. 214), entitled:

An Act to establish a uniform 'moving day' in New Castle and Kent counties,

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On motion of Mr. Conwell House Bill No. 214, was recommitted.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

Substitute for House Bill No. 176, entitled:

An Act to amend Chapter 99, Vol. 22, Laws of Delaware, entitled: an Act to re-enact and revise the Iusurance Laws of Delaware, in order to make them conform with the requirements of the amended constitution, and the General Corporation Law, by compelling benevolent, charitable and fraternal organizations or associations to have adequate rates of insurance.

Reported the same back to the House on its merits.

Mr. Corbit on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 354, entitled:

An Act to prevent any Surety company, any Trust company, or any corporation engaged in the surety business in this State or the agents of any such company or corporations for making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount of payment of premiums or rates of charges for bonds of suretyship and providing a penalty for violation thereof.

Reported the same back to the House unfavorably.

Mr. Richards from the Committee on Temperance reported back the bill,

House Bill No. 355, entitled;

An Act to amend an Act entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover April 10, 1875; being Chapter 555, Vol. 18. Laws of Delaware, by providing for license fees for the sale of intoxicating liquors and the distribution of such fees.

With Amendment.

On motion of Mr. Evans the amendment was read,

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—22.

Nays-Messrs. Allen, Lambden, McCafferty-3.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Keenan the bill, (House Bill No. 318). entitled:

An Act to amend the Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being an Act entitled: an Act to provide for the permanent improvement of public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Delaware, being Chapter 139, Vol. 23, Laws of Delaware, by providing for the appointment of Supervisors.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs Baggs, Evans, Flinn, Harvey, Keenan, Palmer-6.

Nays—Messrs. Allen, Bennum, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Elliott, Garrison, Harrington, Holcomb, Lambden, McCafferty, Rash, Richards, Taylor, Mr. Speaker—18.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Taylor the House took a recess until two o'clock p. m.

Same day-2 o'clock p. m.

House met pursuant to recess.

On motion of Mr. Holcomb the bill, (House Bill No. 247), entitled:

An Act to incorporate the New Castle Trust, and Safe Deposit Company.

Was taken up for consideration and the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Lambden, Paradee, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.—27

Nays-None,

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

Mr. Newton from the Committee on Revenue and Taxation reported back the bill,

House Bill 217, entitled:

An Act to raise revenue for the State of Delaware by requiring non residents, individuals, copartnership associations or foreign corporations, having their principal place of business without the State of Delaware, to secure a license for the purpose of maintaining, operating using or employing delivery wagons within the State of Delaware.

With amendment. .

On motion of Mr. Hirons the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in orded to pass the House.

On motion of Mr. McCafferty House Bill No. 217 was recommitted.

On motion of Mr. Palmer the bill, (Senate substitute for Senate Bill No. 26), entitled:

An Act to amend Chapter 27, Vol. 19, Laws of Delaware, entitled: an Act in relation to the Levy Court of Kent county, passed May 14, 1891. as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26, 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Nays--Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Conaway, Evans, Flinn, Garrison, Harrington, Holcomb, Harvey, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker —26.

Nays-Mr. Elliott-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. McCafferty from the Committee on Labor reported back the bill,

House Bill No. 212, entitled:

An Act to amend Chapter 123, Vol. 23, Laws of Delaware, entitled an Act to limit the age and employment of labor of children and minors and to appoint an inspector for the enforcement of the same.

With amendment.

On motion of Mr. T. O. Cooper the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

· Yeas-Messrs. Baggs, Cann, Conwell, Cooper, T. O., Corbit,

Donaway, Evans, Elliott, Flinn, Garrison, Keenan, Knotts, Lambden, McCafferty, Palmer, Rash, Richards, Staats, Taylor, Mr. Speaker—20.

Nays—Messrs. Cooper, T. L., Harrington, Harvey, Hirons —4.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 361 entitled:

An Act for the protection of black bass, pike, pickerel, and other fish in the waters and streams of New Castle county, other than tidal waters.

Reported the same back to the House unfavorably.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 146, entitled:-

An Act to amend Section 23, of Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government, passed March 22nd, 1857, providing that express companies shall transport free of charge all books, papers and public documents for the State Treasurer and Auditor of Accounts.

Also House Bill No. 340, entitled:

An Act to amend Section 6 of Chapter 84, page 636 of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, Territory or foreign country may be admitted to probate and recorded in this State.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had non concurred in the following House Bills:

House Bill No. 343, entitled:

An Act to amend Chapter 17, Vol. 22, Laws of Delaware, entitled: an Act to amend Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing manufacturers, and for other purposes, by exempting certain manufacturers from the payment of licenses and taxes.

Also House Bill No. 164, entitled:

An Act to authorize a parent to maintain an action and recover damages for the death and loss of a minor child occasioned by unlawful violence or negligence.

And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

Senate Bill No. 85, entitled:

An Act to make valid a deed for a tract of land in Pencader Hundred.

Also Senate Bill No. 101, entitled:

An Act for the relief of the heirs of Harriet A. Houston, deceased.

Also Senate Bill No. 93, entitled:

An Act regulating the Distribution of Stationery, Postage and Supplies for the General Assembly.

Also Sub. for House Bill No. 230, entitled:

An Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek, and Murderkill Creek as an aid in the propagation of oysters.

Mr. Palmer on behalf of the Committee on Fish, Oysters

and Game to whom had been referred the bill,

House Bill No. 367, entitled:

An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of the State to be solely owned by said applicant who shall be a bonafide resident of this State.

Reported the same back to the House favorably with substitute.

Mr. Evans on behalf of the Committee on Appropriations, to whom had been referred the bill,

House Bill No, 190, entitled:

An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier General John Dagworthy.

Reported the same back to the House favorably with substitute.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 167, entitled:

An Act to amend Sections 12, 13, 14 and 15, Chapter 125, Revised Code of 1893, Laws of Delaware.

Also House Bill No. 36, entitled:

An Act appropriating the sum of three hundred and fifty dollars to F. Edna Dick, as compensation for services as clerk to the Auditor of Accounts.

Also House Bill No. 42, entitled:

An Act appropriating the sum of forty dollars and thirty three cents to Margaret B. Cooper, as compensation for services as clerk to the Auditor of Accounts.

Also House Bill No. 47, entitled:

An Act to amend and add to an Act entitled: an Act regu-

lating the practice of medicine and surgery in this State, being Chapter 40, Vol. 20, Laws of Delaware.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Substitute for Senate Bill No. 23, entitled:

An Act regulating annulment of marriage and divorce.

Also Senate Bill No. 15, entitled:

An Act to suppress bucket shops.

Also Senate Bill 123, entitled:

An Act authorizing counties, municipalities, corporations, and water commissioners to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

And presented the same to the House

Mr. Allen on behalf of the Committee on Military Affairs to whom had been referred the bill,

Senate Bill No, 131, entit ed:

An Act to increase the salary of the Adjutant General.

Reported the same back to the House favorably.

And unanimously recommended its passage.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 99, entitled:

An Act in relation to the bond of the constable appointed for and residing in White Clay Creek Hundred.

Also Senate Bill No. 67, entitled:

An Act directing the County Treasurer of Sussex county, to give additional bond for the faithful performance of his official duties.

Also Senate Bill No. 13, entitled:

An Act in relation to fees of Justices of the Peace and Constables.

Also Senate Bill No. 57, entitled:

An Act authorizing the State Military Board to dispose of the Armory property in Wilmington belonging to the State.

Also Senate Bill No. 129, entitled:

An Act authorizing the commissioners of School Districts No.111 and of 226 Sussex county to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware.

Also Senate Bill No. 110, entitled:

An Act authorizing the Commissioners of the town of Newport to borrow money and issue bonds to secure the payment thereof, for the purpose of providing fire protection for the town of Newport.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Senate Bill No. 6, entitled:

Of Deaf and Dumb and the Blind.

An Act to amend Chapter 245, Vol. 21, Laws of Deleware, entitled: an Act to amend Chapter 58, Vol. 15, Laws of Delaware, increasing the period of extension by the Governor of the term of indigent deaf, dumb and blind in institutions for instruction of such indigents, by further increasing the period of extension by the Governor of the term of indigent deaf, dumb, and blind in institutions for instruction of such indigents.

Also House Bill No. 297, entitled:

An Act to amend an Act entitled: an Act entitled an Act authorizing the Town Council of the town of Dover to fund its indebtedness incurred in the enlargement and improvement of its light and wate plant, by issuing bonds for twelve thousand dollars, being Chapter 177, Vol. 23 of the Laws of Delaware.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 283, entitled:

An Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled: an Act to reincorporate the town of Middletown by changing the method of collecting taxes,

Also House Bill No. 144, entitled:

An Act to amend an Act entitled: an Act to amend Chapter 4, of the Revised Statutes of the State of Delaware, relating to the passing and publication of Laws, being Chapter 9, Vol. 21, Laws of Delaware, increasing the number of volumes to be printed and bound.

Also House Bill No. 308, entitled:

An Act to renew and re-enact an Act entitled: an Act to reincorporate the town of Magnolia, being Chapter 568, Vol. 17, of the Laws of Delaware, and all Acts amendatory thereof, and supplementary thereto.

Also Sub. for House Bill No. 139, entitled:

An Act authorizing Commissioners of School District No. 181 in Sussex county to borrow money for the purpose of building a school house and furnishing same.

On motion of Mr. Richardson the bill, (House Bill No, 256), entitled:

An Act to reincorporate Delaware College, amend its charter and appropriate money for its use.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On motion of Mr. Richardson action on House Bill No. 256 was deferred.

On motion of Mr. Richards, the House adjourned until to-morrow at 10;30 o'clock a. m.

Wednesday, March 13, 1907—10 30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, (Thos. L.), Cooper, (Thos. O.), Corbit, Cubbage. Donaway, Evans. Elliott. Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Elliott, on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Bill No. 302, entitled:

An Act relating to the appointment of Collectors of Taxes, Trustees of the Poor, and Overseers of Roads in Sussex County.

Reported the same back to the House unfavorably.

Mr. Elliott, on behalf of the Committee on Miscellaneous to whom had been referred the bill,

Substitute Bill No. 201:

Ac Act providing for the survey of certain public lands of the State.

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill.

House Bill No. 344, entitled:

An Act to amend Chapter 23, Volume 19, Laws of Delaware,

entitled an Act to repeal and supply Chapter 117, Volume 13, Laws of Delaware, as amended by Chapter 423, Volume 17, Laws of Delaware, amended by changing the tax on certain Insurance Companies.

Reported the same back to the House favorably, with amendment.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 211, entitled:

An Act to amend the Act entitled: an Act taxing the shares of the banks, being Chapter 393, Volume 13, Laws of Delaware, by adding an additional section to said Act.

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

Senate Bill No. 113, entitled:

An Act to incorporate the Millsboro Trust and Safe Deposit Company.

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

Senate Bill No. 73, entitled:

An Act to cede certain lands to the United States of America.

Reported the same back to the House favorably.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 328, entitled:

An Act to designate what share shall constitute the assets of Insurance Companies incorporated under the laws of Delaware.

Reported the same back to the House unfavorably.

Mr. Sterner, clerk of the Senate, being admitted, informed

the House that the Senate had concurred in the following House bills:

House Bill No. 121 entitled:

An Act in relation to the licensing of grain distillers and to the sale and removal thereof, and prescribing penalties.

With Senate amendment.

Also House Bill No. 205, entitled:

An Act authorizing the Regulator of Weights and Measures in and for New Castle county to inspect and stamp cans used for the shipment of milk and cream.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had non concurred in the following resolution:

House Joint Resolution entitled:

Relating to a Legislative Ball.

And returned the same to the House.

On motion of Mr. Richards the bill, (House Bill No. 256). entitled:

An Act to reincorporate Delaware College, amend its charter and appropriate moneys for its use.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-None.

Nays—Messrs Allen. Baggs, Bennum, Cann, Conwell, Cooper-T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Lambden, McCafferty, Paradee. Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker.—28.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Speaker the bill, (Sub. for Senate Bill No. 23), entitled:

An Act regulating annulment of marriage and divorce.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker the bill, (Senate Bill No. 123), entitled:

An Act authorizing counties, municipalities, corporations, and water commission to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Military Affairs.

On motion of Mr. Speaker the bill, (Senate substitute for Senate Bill No. 15), entitled:

An Act to suppress bucket shops.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Crimes and Punishments.

On motion of Mr. McCafferty the bill, (House Bill No. 229), entitled:

1042

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs. Bennum, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None,

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 135, entitled:

An Act providing uniform Laws to regulate the catching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey.

And returned the same to the House.

On motion of Mr. Richards the bill, (House Bill No. 121) entitled:

An Act in relation to the licensing of grain distillers and to the sale and removal of the products thereof, and prescribing penalties.

Was taken up for consideration and on his further motion the Senate amendment thereto was read. On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Bennum, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson—28.

Nays-Mr. Speaker-1.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

THE STATE OF DELAWARE. NEW CASTLE COUNTY, SS.

BE IT REMEMBERED, That at the General Election held on the Tuesday next after the first Monday in November in the year of our Lord one thousand nine hundred and six, for New Castle county, according to the Constitution and Laws of the State of Delaware, on the question, "Shall the General Assembly of the State of Delaware provide a system of Advisory Initiative and Advisory Referendum?"

Thirteen thousand, two hundred sixty-six (13,266) votes were YES, and

One thousand five hundred thirty-four (1,534) votes were NO.

Which is manifest by calculating and ascertaining the aggregate amount of all the votes given for and against the said system in all the Hundreds and election districts of the county, according to the provisions made by law in this behalf.

IN TESTIMONY WHEREOF, WE, Charles B. Lore, Chief Justice, and William C. Spruance, Resident Associate

Judge of New Castle county, the Judges constituting the Superior Court in New Castle county, who have met and ascertained the state of the election throughout the said county, as the law requires, have hereunto set our hands and caused the seal of the said Superior Court to be hereunto affixed at the Court House in said county, on this twelfth day of November, A. D. 1906.

CHAS. B. LORE,

Chief Justice.

[Seal]

W. C. SPRUANCE, Resident Associate Judge.

THE STATE OF DELAWARE.

KENT COUNTY, SS.

BE IT REMEMBERED, That at the General Election held on the Tuesday next after the first Monday in November in the year of our Lord one thousand nine hundred and six, for Kent county, according to the Constitution and Laws of the State of Delaware, on the question "Shall the General Assembly of the State of Delaware provide a system of Advisory Initiative and Advisory Referendum?"

Two thousand eight hundred and ninety-seven votes were YES.

Five hundred and five votes were NO.

Which is manifest by calculating and ascertaining the aggregate amount of all the votes given for and against the said system in all the hundreds and election districts of the county, according to the provisions made by law in this behalf.

IN TESTIMONY WHEREOF, WE, John R. Nicholson and James Pennewill, constituting the Superior Court for Kent county, who have met and ascertained the state of the election throughout the said county as the law requires, have hereunto set our hands and caused the seal of the said Superior Court to be hereunto affixed at the Court House in said county on this eighth day of November, A. D., 1906.

J. R. NICHOLSON,

Chancellor,

[Seal]

JAMES PENNEWILL,

Resident Associate Judge.

THE STATE OF DELAWARE. SUSSEX COUNTY, SS.

BE IT REMEMBERED, that at the General Election held on the Tuesday next after the first Monday in November, in the year of our Lord one thousand nine hundred and six, for Sussex county, according to the Constitution and Laws of the State of Delaware, on the question, "Shall the General Assembly of the State of Delaware provide a system of Advisory Initiative and Advisory Referendum?"

One thousand and eighty five (1,085) votes were YES.

One hundred and twenty-three (123) votes were NO.

Which is manifest by calculating and ascertaining the aggregate amount of all the votes given for and against the said system in all the Hundreds and election districts of the county, according to the provisions made by law in this behalf.

IN TESTIMONY WHEREOF, WE, Ignatius C. Grubb, and William H. Boyce, the Judges constituting the Superior Court in Sussex county, who have met and ascertained the state of the election throughout the said county, as the law requires, have hereunto set our hands and caused the seal of the said Superior Court to be hereunto affixed at the Court House in said county on this ninth day of November, A. D., 1906.

IGNATIUS C. GRUBB,

Associate Judge.

[Seal]

WM. H. BOYCE.

Associate Judge.

On motion of Mr. Paradee the bill, (House Bill No. 336), entitled:

An Act to authorize the submission to the people of this State of questions of public policy,

. Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Conwell, Cooper, T. O., Corbit, Evans, Elliott, Flinn, Holcomb, Keenan, McCafferty, Paradee, Rash, Richards, Taylor, Mr. Speaker—14.

Nays—Messrs. Baggs, Bennum, Cann. Cooper, T. L. Cubbage, Donaway, Garrison, Harrington, Harvey, Hirons, James, Lambden, Palmer, Staats, Williams, —15.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Evans Senate Bill No. 64 was made special order Friday at 2:30.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 268, entitled;

An Act to provide for the payment of a part of the debt of this State by an issue of bonds of the State.

Also Senate Substitute for House Bill No. 301, entitled.

An Act to reincorporate the town of Laurel.

And returned the same to the House.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 76, entitled:

An Act to amend an Act to incorporate the town of Mills-boro, being Chapter 750, Vol. 19, Laws of Delaware.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 242, entitled:

An Act to amend Section 80 of Chapter 207. Vol. 17, Laws of Delaware, by assessing franchises as real estate.

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Hirons the bill, (House Bill No. 319), entitled:

An Act to provide for the taxation of investments.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Cooper, T. L., Cooper, T. O., Donaway, Evans, Flinn, Garrison, Harvey, Hirons, Holcomb, James, Keenan, Lambden, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays—Messrs. Corbit, Cubbage, Harrington, McCafferty, —4.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the House took a recess until two o'clock p. m.

Same day-2 o'clock p. m.

House met pursuant to recess.

On motion of Mr. Elliott, the bill. (Senate Sub. for House Bill No. 301) entitled:

An Act to alter and re-establish the charter of the town of Laurel.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered that the Senate be informed thereof.

Mr Sterner, clerk of the Senate being admitted, informed the House that the Senate had non concurred in the following House Bills:

House Bill No. 175, entitled:

An Act requiring the placing of safety gates at a certain railroad crossing in Christiana hundred.

And returned the same to the House.

On motion of Mr. Holcomb the bill (Senate Sub. for House Bill No. 107), entitled:

An Act defining certain nuisances in public conveyances on raailways and railroads and prescribing penalties.

Was taken up for consideration and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker —32.

Yeas-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof.

On motion of Mr. Knotts the bill, (House Bill No. 309). entitled:

An Act providing for the purchase of a new watch boat to protect the oyster industries of the State of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Cooper, T. O., Corbit, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb. James, Keenan, Knotts, Lambden, McCafferty, Paradee, Rash, Richards, Taylor, Williams, Wilson, Mr. Speaker.—23.

Nays—Messrs. Baggs, Bennum, Conwell, Cooper, T. L., Cubbage, Elliott, Palmer, Staats—8

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 168, entitled:

An Act to authorize the Register of Wills of the State of Delaware in and for Kent county to make new indices for wills and executors' and administrators' accounts recorded in his office.

Also House Bill No. 284, entitled:

An Act authorizing the town commissioners of the town of Middletown to borrow money and issue bonds therefore, for the purpose of paying off the balance of the bond issue of 1887.

Also House Bill No. 289, entitled:

An Act for the improvement of the school houses for colored children in Kent county and making an appropriation therefor.

Also House Bill No. 293, entitled:

An Act permitting a wife or husband to testify for or against each other in both criminal and civil cases.

Also House Bill No. 230, entitled:

An Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek, and Murderkill Creek as an aid in the propagation of oysters.

Also Sub. for House Bill No. 24, entitled:

An Act in relation to an investigation of the supposed abduction of Horace Marvin.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 5, entitled:

An Act to amend Section 24 of Chapter 152, Vol. 15, of the Laws of the State of Delaware entitled: an Act to incorporate the city of New Castle, relating to laying out new streets in said city.

Also House Bill No. 312, entitled:

An Act proposing an amendment to Section 15 of Article 2, of the Constitution of the State of Delaware, relating to the compensation of the members and presiding officers of the General Assembly.

And returned the same to the House.

On motion of Mr. T.O.Cooper the bill, (House Bill No. 290), entitled:

An Act to amend an Act entitled: an Act to provide for the organization and control of the public schools of the city of Wilmington, being Chapter 92, Vol. 23, Laws of Delaware,

Was taken up for consideration and on his further motion was read by paragraphs in order to pass the House.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-Messrs. McCafferty, Paradee,-2

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Hirons the bill, (Sub. for House Bill No. 201), entitled:

Ac Act providing for the survey and sale of certain public lands of the State.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On motion of Mr. Palmer Substitute for House Bill No. 201 was recommitted.

Mr. Allen on behalf of the Committee on Military Affairs to whom had been referred the bill,

Senate Bill No. 123, entitled:

An Act authorizing counties, municipalities, corporations, and water commission to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No, 139, entit'ed:

An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 145, entitled:

An Act to amend the charter of the town or Newark by extending the boundary lines of said town.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Cor-

porations, to whom had been referred the bill,

House Bill No. 251, entitled;

An Act to amend Chapter 194, Volume 23, Laws of Delaware, entitled, an Act to incorporate the Town of Seaford by increasing the Levy Court appropriation.

Reported the same back to the House favorably with substitute.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 128, entitled:

An Act to change the name of Charles Lamot to Charles Lamot Messick and make him by adoption a son and heir-at-law of Charles W. Messick.

Reported the same back to the House favorably,

Mr. Parade on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 303, entitled:

An Act to raise revenue for the State by imposing a tax for the benefit of the State upon the property or estate transferred on the death of deceased persons.

Reported the same back to the House favorably.

Mr Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Housee Bill No. 327, entitled:

An Act to amend Section 1 of Chapter 241, Vol. 18, Laws of Delaware, entitled: an Act relating to taxes for county and municipal purposes.

Reported the same back to the House favorably with substitute.

Mr. Newton from the Committee on Revenue and Taxation reported back the bill,

House Bill No. 242, entitled:

An Act to amend Section 80 of Chapter 207. Vol. 17, Laws of Delaware, by assessing franchises as real estate.

With amendment.

On motion of Mr. Keenan the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as sollows:

Yeas—Messrs. Baggs, Bennum, Cann. Conwell, Cooper, T. L., Cooper, T. O.. Corbit, Cubbage. Donaway, Evans, Elliott, Flinn. Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Donaway, the bill. (Substitute for House Bill No. 190) entitled:

An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier General John Dagworthy

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott,

Flinn Harrington, Harvey, James, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—29.

Nays-Garrison-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (House Bill No. 367), entitled:

An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of the State to be solely owned by said applicant who shall be a bonafide resident, or residents of this State.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Richards, Staats, Taylor, Wilson, Mr. Speaker—21.

Nays-Messrs. Hirons, Paradee-2

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the Honse,

Ordered to the Senate for concurrence.

On motion of Mr. Flinn the bill, (Senate Bill No. 134), entitled:

An Act to provide for the admitting of children into public schools of Wilmington, living outside the city of Wilmington and providing for the payment of tuition of such scholars, Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Knotts, Lambden, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Baggs from the Committee on Crimes and Punishments reported back with favorable recommendation the bill,

Substitute for Senate Bill No. 15, entitled:

An Act to suppress bucket shops.

Mr. Evans on behalf of the Committee on Appropriations, to whom had been referred the bill,

House Bill No. 260, entitled:

An Act appropriating three thousand dollars for the classification and preservation of the early records of the State.

Reported the same back to the House favorably.

With Amendment.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 323, entitled:

An Act to incorporate Merchants Trust and Safe Deposit Company.

Reported the same back to the House favorably.

With amendment.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

House Bill No. 153, entitled:

An Act prescribing the liability of stockholders in Trust Companies and State Banks.

Reported the same back to the House unfavorably.

Mr. Flinu on behalf of the Committee on Public Highways to whom had been referred the bill,

House Bill No. 222, entitled:

An Act to provide a system for the repair and improvement of the public roads, bridges and causeways in New Castle county, for the collection of hundred road taxes heretofore assessed and levied, and to repeal all acts inconsistent herewith.

Reported the same back to the House favorably.

With amendments.

Mr. Evans on behalf of the Committee on Appropriations, to whom had been referred the bill,

House Bill No. 18, entitled:

An Act appropriating one hundred and twenty-five thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Reported the same back to the House favorably.

With Amendment.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

Senate Bill No, 119, entit'ed:

An Act pertaining to the State of Delaware.

Reported the same back to the House favorably.

106

With amendment.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill.

Senate Bill No. 134, entitled:

An Act to provide for the admitting of children into pubic schools of Wilmington, living outside the city of Wilmington and providing for the payment of tuition of such scholars,

Reported the same back to the House favorably as amended.

Mr. Paradee on behalf of the Committee on Muntaipal Corporations to whom had been referred the bill,

House Bill No. 296, entitled:

An Act authorizing and empowering municipal corporations to borrow money and to issue bonds for the payment thereof.

Reported the same back to the House favorably with substitute.

Mr. Corbit moved that the House hold a session to-morrow night, Thursday, March 14th.

Which motion

Prevailed.

On motion of Mr. T. O. Cooper the bill, (House Bill No. 211), entitled:

An Act to amend the Act entitled: an Act taxing the shares of the banks, being Chapter 393, Volume 13, Laws of Delaware, by adding an additional section to said Act.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker.—27.

Nays-Mr. Harrington-1.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. McCafferty, the bill, (Sub for House Bill No. 296), entitled:

An Act authorizing and empowering municipal corporations to borrow money and to issue bonds for the payment thereof.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Newton, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Evans the bill, (House Bill No. 276). entitled:

An Act to authorize the Treasurer of the State of Delaware to pay the sum of ten thousand dollars to the Delaware Industrial School for Girls.

Was taken up for consideration and on his further motion was read by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Cooper, T. O., Cubbage, Elliott, Harrington, Harvey, Holcomb, Rash, Richards, Taylor, Mr. Speaker—10.

Nays—Messrs. Baggs, Bennum, Conwell, Cooper, T. L., Corbit, Donaway, Evans, Flinn, Garrison, Hirons, Keenan, Knotts, Lambden, Paradee, Palmer, Staats, Williams, Wilson

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Palmer the bill, (Senate Bill No. 133),

An Act to create the Lewes and Rehoboth Hundred River Commission.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennun, Cann, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, McCafferty, Newton, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Rash, the House adjourned until to-morrow at 10;30 o'clock a. m.

March 14th, 1907-10.30 o'clock 3. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen. Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson. Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Parade on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 368, entitled:

An Act to amend an Act to reincorporate the town of Bridgeville, being Chapter 126, Vol. 14, Laws of Delaware, as amended by an Act to amend Section 5, Chapter 126, Vol. 14, Laws of Delaware, being Chapter 156, Vol. 18, Laws of Delaware, as amended by Chapter 184, Vol. 22, Laws of Delaware, by authorizing and directing the Levy Court of Sussex county to pay the Commissioners of Bridgeville the sum of five hundred dollars annually.

Reported the same back to the House favorably, with substitute.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 236, entitled:

An Act to incorporate the Townsend Trust, Title and Safe Deposit Company.

Also House Bill No. 61, entitled:

An Act defining the status of persons soliciting life insurance.

Also House Bill No. 334, entitled:

An Act providing for a police pension fund for the members of the police force of the city of Wilmlugton.

Also Sub. for House Bill No. 246, entitled:

An Act to amend Chapter 454, Vol. 11, Laws of Delaware, entitled: an Act to suppress gaming, relating to the playing of crap.

Also House Bill No. 294, entitled:

An Act to provide for the condemnation of lands and the vesting of title thereto in the Government of the United States for the purpose of improving and shortening the water course of St. Jones River.

Also House Bill No. 275, entitled:

An Act concerning minors, their adoption custody and maintenance.

Also House Bill No. 60, entitled:

An Act relating to the annual preports of Life Insurance Companies.

Also House Bill No. 59, entitled;

An Act prohibiting corporations or stock companies acting as agents or solicitors for life insurance companies.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

Substitute for House Bill No. 146, entitled:

An Act to amend Section 23, of Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government, passed March 22nd, 1857, providing that express companies shall transport free of charge all books, papers and public documents for the State

Treasurer and Auditor of Accounts.

Also House Bill No. 150, entitled:

An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle county, the sum of five hundred dollars to reimburse the Levy Court of New Castle county for compensation paid to the five assessors of Wilmington Hundred for performing the duties under the provisions of Section 19, Chapter 12, Revised Code of 1893, Laws of Delaware, as amended by Chapter 50, Vol. 23, Laws of Delaware.

Also House Bill No. 340, entitled:

An Act to amend Section 6 of Chapter 84, page 636 of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, Territory or foreign country may be admitted to probate and recorded in this State.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 36, entitled:

An Act appropriating the sum of three hundred and fifty dollars to F. Edna Dick, as compensation for services as clerk to the Auditor of Accounts.

Also House Bill No. 209, entitled:

An Act to amend Chapter 243, Vol. 11, Laws of Delaware, entitled: an Act in relation to illigitimate children.

Also House Bill No. 42, entitled:

An Act appropriating the sum of forty dollars and thirty three cents to Margaret B. Cooper, as compensation for services as clerk to the Auditor of Accounts.

House Bill No. 188, entitled:

An Act to amend Chapter 277, Vol. 22, Laws of Delaware, entitled: an Act in relation to the collection of taxes for Kent county providing for the collection of taxes.

Also House Bill No. 140, entitled:

An Act to amend Chapter 28 of the revised Statutes of the State of Delaware relating to the Secretary of State.

Also House Bill No. 313, entitled:

An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Bill No. 47, entitled:

An Act to amend and add to an Act entitled: an Act regulating the practice of medicine and surgery in this State, being Chapter 40, Vol. 20, Laws of Delaware.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 77, entitled:

An Act providing for repairs and alterations to the State House.

And presented the same to the House.

On motion of Mr. Wilson the bill, (Senate Bill No.145), entitled:

An Act to amend the charter of the town or Newark by extending the boundary lines of said town.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Cubage, Donaway, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-Messrs. Cann, Elliott, James-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the Honse,

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Corbit from the Committee on Banking and Insurance reported back the bill,

House Bill No. 323, entitled:

An Act to incorporate the Merchants Trust, and Safe Deposit Company.

With amendment.

On motion of Mr. Keenan the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-Mr. Cann-1

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Donaway, the bill. (Senate Bill No. 113) entitled:

An Act to incorporate the Millsboro Trust and Safe Deposit Company.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway. Elliott, Flinn Garrison, Harrington, Harvey, Hirons, Holcomb, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body,

On motion of Mr. Speaker the bill, (Senate Bill No. 77), entitled:

An Act providing for repairs and alterations in the State House.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Public Buildings.

Mr. Conwell on behalf of the Committee on Education to whom had been referred the bill,

A substitute for House Joint resolution No. 24.

Reported the same back to the House favorably.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 349, entitled;

An Act authorizing the County Commissioners to alter, divide, consolidate or unite school districts for colored people.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 297, entitled:

An Act to amend an Act entitled: an Act authorizing the Town Council of the town of Dover to fund its indebtedness incurred in the enlargement and improvement of its light and water plant by issuing bonds for twelve thousand dollars, being Chapter 177, Vol. 23, of the Laws of Delaware.

And returned the same to the House.

On motion of Mr. Holcomb the following Resolution was adopted:

Resolved that the Chairmen of all Committees report all bills to the House to-day on their merits if no other report can be agreed on so that all bills will be on calender for Friday.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 283, entitled:

An Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled: an Act to reincorporate the town of Middletown by changing the method of collecting taxes,

Also House Bill No. 144, entitled:

An Act to amend an Act entitled: an Act to amend Chapter 4, of the Revised Statutes of the State of Delaware, relating to the passing and publication of Laws, being Chapter 9, Vol. 21, Laws of Deleware, increasing the number of volumes to be printed and bound.

Also House Bill No. 139, entitled:

An Act authorizing Commissioners of School District No. 181 in Sussex county to borrow money for the purpose of building a school house and furnishing same.

Also House Bill No. 308, entitled:

An Act to renew and re-enact an Act entitled: an Act to reincorporate the town of Magnolia, being Chapter 568, Vol. 17, of the Laws of Delaware, and all Acts amendatory thereof, and supplementary thereto.

Also House Bill No. 2, entitled.

An Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled: an Act to protect the people from the dangers resulting from the use of petroleum, coal oils, and burning fluids, by increasing the fire test, and providing for the method or manner of making such tests and by whom such tests shall be made.

And returned the same to the House.

Mr. Corbit, on behalf of the Committee on Banking and Insurance to whom had been referred the bill,

Senate Bill No. 130, entitled:

An Act to incorporate the Felton Trust Company.

Reported the same back to the House favorably.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 327, entitled:

An Act to regulate and fix the fees of the Register of Wills and Recorder of Deeds for New Castle county.

Reported the same back to the House favorably with substitute.

On motion of Mr. Palmer the bill, (Senate Bill No. 71 entitled:

An Act to re-incorporate the town of Lewes.

Was taken up for consideration and on his further motion

was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows,

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage. Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body,

On motion of Mr. Knotts the House took a recess until two o'clock p. m.

Same day-2 o'clock p. m.

House met pursuant to recess.

On motion of Mr. Donaway the bill, (Senate Bill No. 76), entitled:

An Act to amend an Act to incorporate the town of Mills-boro, being Chapter 750, Vol. 19, Laws of Delaware.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L, Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Williams, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Flinn from the Committee on Public Highways reported back the bill,

House Bill No. 222, entitled:

An Act to provide a system for the repair and improvement of the public roads, bridges and causeways in New Castle county, for the collection of Hundred road taxes, heretofore assessed and levied, and to repeal all Acts inconsistent therewith.

With two amendments.

On motion of Mr. Richards the amendments were read.

And on his further motion were adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the Homse.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Keenan, Knotts, Messick, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Wilson, Mr. Speaker—21

Nays-Messrs. Cann, James, Lambden, McCafferty-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Paradee House Bill No. 327 was recommitted.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 353, entitled:

An Act to amend Chapter 177, Vol. 17, Laws of Delaware, being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle, in Trustees for the uses and purposes therein mentioned

Also House Bill No. 81, entitled:

An Act authorizing the Mayor and council of New Castle to borrow one hundred thousand dollars (\$100,000) for sewer, street, and harbor improvement of the city of New Castle.

Also House Bill No. 271, entitled:

An Act to purchase a farm for experimental purposes in the interests of agriculture and to authorize the issuance of bonds of the State of Delaware to obtain funds for the payment and equipment of said farm.

And returned the same to the House.

On motion of Mr. Paradee, the bill, (Sub for House Bill No. 327), entitled:

An Act to regulate and fix the fees of the Register of Wills and Recorder of Deeds for New Castle county.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, James, Keenan, Knotts, Lambden, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker — 26.

Nays-None.

So the question was decided in the affirmative, and the bill

having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Knotis the bill, (Senate Bill No. 130), entitled:

An Act to incorporate the Felton Trust Company.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker.—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bills:

House Bill No. 300, entitled:

An Act to reincorporate the town of Harrington.

With Senate amendment.

And returned the same to the House.

Mr. Corbit from the Committee on Banking and Insurance reported back the bill,

108

አ

House Bill No. 344, entitled:

An Act to amend Chapter 23, Volume 19, Laws of Delaware, entitled an Act to repeal and supply Chapter 117, Volume 13, Laws of Delaware, as amended by Chapter 423, Volume 17, Laws of Delaware, amended by changing the tax on certain Insurance Companies.

With amendments.

On motion of Mr. Cubbage the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen. Baggs, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans. Elliott, Garrison, Harrington, Harvey, Holcomb, James, Knotts, Lambden, McCafferty Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Evans on behalf of the Committee on Appropriations, to whom had been referred the bill.

House Bill No. 286, entitled:

An Act appropriating three hundred dollars for the printing of certain papers and documents relating and referring to the earliest history of the State of Delaware.

Reported the same back to the House favorably.

Mr. Elliott on behalf of the Committee on Miscellaneous

to whom had been referred the bill,

Substitute for Senate Bill No. 56, entitled:

An Act creating a Board of Revision of assessments for each of assessment districts in New Castle county.

Reported the same back to the House favorably.

With amendment.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill,

House Substitute for House Bill No. 207, entitled:

An Act providing for the survey of certain public lands of the State.

Reported the same back to the House favorably.

Mr. Evans from the Committee on Appropriations, reported back the bill,

House Bill No. 18, entitled:

An Act appropriating one hundred and twenty five thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

With amendment.

On motion of Mr. Holcomb the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Messick McCafferty, Newton, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Keenan House Bill No. 158 was withdrawn.

Mr. Richardson presented a joint resolution entitled:

Substitute for House Joint Resolution No. 24, entitled:

"A Joint resolution providing for the investigation of certain matters relating to Delaware College,"

Substituting for said Joint resolution the following, viz:

An Act providing for the investigation of certain matters relating to Delaware College.

Which on his motion was read.

Mr. Newton moved that the joint resolution be adopted.

"On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cubbage, Holcomb, James, Lambden, Messick, McCafferty, Newton, Palmer, Richardson, Taylor—13.

Nays—Messrs Conwell, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Keenan, Knotts, Paradee, Rash, Richards, Williams—15.

So the question was decided in the negative and the joint resolution not having received the required constitutional majority,

Was declared Lost.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Bill: Substitute for Senate Bill No. 120, entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded School facilities for the children of this State by increasing the appropriation for each child admitted to a graded school.

And presented the same to the House.

Mr. Newton on behalf of the Committee on Revenue and Taxation to whom had been referred the bill,

House Bill No. 270, entitled;

An Act imposing a tax on malt liquors and providing for the collection thereof.

Reported the same back to the House favorably, with minority report.

With amendment.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 324, entitled:

An Act authorizing the Mayor and Council of Wilmington, to exact a certain percentage of the gross receipts of business done within the city of Wilmington, and partly within and partly without said city, but within the State of Delaware, by any person, firm, company or corporation engaged in the telegraph, telephone, gas, electric light, street railway, heat and power business, and other business of a public service character.

Reported the same back to the House favorably.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Substitute for Senate Bill No. 5, entitled:

An Act to alter and re-establish the statutes relating to the city of Wilmington.

And presented the same to the House.

Mr. Harvey from the Committee on Judiciary, reported back the bill,

House Bill No. 331, entitled:

An Act to authorize the Attorney General to appoint three deputies and fixing the salary of the Attorney General and the said deputies.

With two amendments.

On motion of Mr. Taylor the amendments were read.

And on his further motion were adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the Homse.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Cooper, T. O., Corbit, Evans, Flinn, Holcomb, Keenan, Knotts, Newton, Paradee, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays—Messrs. Baggs, Conwell, Cooper, T. L., Cubbage, Donaway, Elliott, Garrison, Harrington, Harvey, James, Messick, Palmer—12.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

1

Ordered to the Senate for concurrence.

Mr. Evans from the Committee on Appropriations reported back the bill,

House Bill No. 260, entitled:

An Act appropriating three thousand dollars for the classification and preservation of the early records of the State.

With Amendment.

On motion of Mr. Cubbage the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Holcomb, Keenan, Knotts, Messick, Newton, Paradee, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker —18.

Nays—Messrs. Baggs, Conwell, Cooper, T. L., Garrison, Harrington, Harvey, James—7

So the question was decided in the affirmative, and the bill having received the required constitutional mojority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Cubbage House Bill No. 122 was withdrawn.

On motion of Mr. James the bill, (Senate Bill No. 128), entitled:

An Act to change the name of Charles Lamot to Charles Lamot Messick and make him by adoption a son and heir-at-law of Charles W. Messick.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body,

On motion of Mr. Corbity the bill, (Senate Bill No. 88), entitled:

An Act to fix the time for holding the Superior Court of General Sessions in the several counties in this State.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs.Baggs,Conwell,Cooper, T. L.,Corbit,Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan,Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Richardson House Bill No, 208 was recommitted.

On motion of Mr. Corbit the! bill, (Sub. for Senate Bill No. 131), entitled:

An Act to increase the salary of the Adjutant General.

Was taken up for consideration and on his further motion

was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Flinn Garrison, Harrington, Harvey, Holcomb, James, Keenan. Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body,

Mr. Holcomb moved that when we adjourn we adjourn to meet an 7:30 o'clock, p. m.

Which motion

Prevailed.

On motion of Mr. Newton the bill, (Sub. for House Bill No. 368), entitled:

An Act providing for the creation of a Revenue and Taxation Commission and for an appropriation to pay the expenses and compensation thereof.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Rash, Richards,

Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays—None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the Honse,

Ordered to the Senate for concurrence.

On motion of Mr. Richards the bill, (House Bill No. 354). entitled:

An Act to prevent any Surety company, any Trust company, or any corporation engaged in the surety business in this State or the agents of any such company or corporations for making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount of payment of premiums or rates of charges for bonds of suretyship and providing a penalty for violation thereof.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Holcomb, James, Keenan, Lambden, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—25.

Nays—Mr. Cann.—1.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Newton the bill, (Substitute for House Bill No. 201), entitled:

An Act providing for the survey of certain public lands of the State.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs. Conwell, Cooper, T. L.. Corbit, Cubbage. Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Messick, Newton, Palmer, Rash, Richardson, Staats, Taylor, Williams Wilson, Mr. Speaker—24.

Nays-Messrs. Allen, Cann, Donaway, James, Lambden-5.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Elliott from the Committee on Miscellaneous, reported back the bill,

Senate Bill No. 56, entitled:

An Act creating a Board of Revision of assessments for each hundred or assessment district in New Castle county.

With amendment.

On motion of Mr. Wilson the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs to order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richarcson, Taylor, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Paradee the bill, (House Bill No. 324), entitled:

An Act authorizing the Mayor and Council of Wilmington, to exact a certain percentage of the gross receipts of business done within the city of Wilmington, and partly within and partly without said city, but within the State of Delaware, by any person, firm, company or corporation engaged in the telegraph, telephone, gas, electric light, street railway, heat and power business, and other business of a public service character.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Cann, Cooper, T. L., Cooper, T. O., Donaway, Evans, Elliott, Flinn, Harrington, Harvey, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-Messrs. Corbit, Garrison-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

١

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb the bill, (House Bill No. 353), entitled:

An Act to amend Chapter 177, Vol. 17, Laws of Delaware,

being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle, in Trustees for the uses and purposes therein mentioned.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Cann. Cooper, T. L., Cooper, T. O, Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, —25.

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Speaker the bill, (Senate Bill No. 120), entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded School facilities for the children of this State by increasing the appropriation for each child admitted to a graded school.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Speaker the bill, (Senate Bill No. 5), entitled:

An Act to alter and re-establish the statutes relating to the city of Wilmington.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Keenan the bill, (Substitute for House Bill No. 195), entitled:

An Act to provide for the refunding of a proportion of liquor license fees in local option districts in which there shall be a majority vote against license.

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Baggs, Cann, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Keenan, Knotts, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Navs-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Evans House Bill No. 356 was withdrawn.

Mr. Conwell from the Committee on Education, reported back the bill.

House Bill No. 358, entitled:

An Act authorizing the Commissioners of School Districts Number 32 and 108, Sussex county, to borrow money for the purpose. of building a new school house at Selbyville, Sussex county, Delaware.

With amendment.

On motion of Mr. Williams the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question,"Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L., Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb. James, Keenan, Messick, Newton, Paradee. Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. James the bill, (Senate Bill No. 138), entitled:

An Act regulating travel over the bridge at Laurel over the Laurel bridge.

Was taken up for consideration and on his further motion was read by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L.,

Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Knotts, Messick, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24...

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

١

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

House Bill No. 7, entitled:

An Act to repeal Chapter 63, Vol. 22, Laws of Delaware, entitled: an Act creating the office of voter's assistant, and prescribing the duties thereof.

Reported the same back to the House unfavorably.

Mr. Richardson on behalf of the Committee on Revised Statutes, to whom had been referred the bill,

House Bill No. 195, entitled:

An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a city Auditor's clerk.

Reported the same back to the House favorably with substitute.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Sub. for House Bill No. 208, entitled:

An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the registration of the same, and uniform rules regulating the use and speed thereof, approved April 6th, 1905, by changing penalties, increasing license fees and relating to Chaffeurs.

Reported the same back to the House favorably.

On motion of Mr. Messick House Bills Nos. 310, 330, 331, 332, 347, 350 and 352 were withdrawn.

On motion of Mr. Holcomb House Bill No. 153 was withdrawn.

Mr. Knotts on behalf of the Committee on Election to whom had been referred the bill,

House Bill No. 199, entitled:

An Act in relation to election.

Reported the same back to the House unfavorably.

Mr Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 305, entitled:

An Act designating the voting places in the second and third election districts of Representative district Number two in Sussex county.

Reported the same back to the House unfavorably.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 306, entitled.

An Act to divide the second election district of Representative District Number two in Sussex county into two election districts.

Reported the same back to the House unfavorably.

Mr. Knotts on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 307, entitled:

An Act designating the person who shall be inspector of the second election district of Representative district Number two in Sussex county, and providing for the appointment of an inspector for the third election district of Representative district Number two in Sussex county, to hold the election in said election

district at the General election to be held in the year 1908.

Reported the same back to the House unfavorably.

Mr Knotts, on behalf of the Committee on Elections to whom had been referred the bill,

House Bill No. 363, entitled:

An Act to change the boundaries of the third and fourth election districts of tenth Representative district of New Castle county.

Reported the same back to the House unfavorably

Mr. Baggs from the Committee on Crimes and Punishments reported back on its merits the bill,

House Bill No. 292, entitled:

An Act to punish adulterous cohabitation.

Mr. Elliott on behalf of the Committee on Miscellaneous to whom had been referred the bill.

House Bill No. 291, entitled:

An Act providing for the appointment of additional constables in certain districts in this State.

Reported the same back to the House unfavorably.

On motion of Mr. Keenan the following House Bills were withdrawn: Nos. 262, 263, 264, 265, and 360

On motion of Mr. Taylor, House Bill No. 214, was withdrawn.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House amendment:

House amendment to Senate Bill No. 56, entitled:

An Act creating a Board of Revision of Assessments for each hundred or assessment district in New Castle county.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 220, entitled:

An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy.

Also House Bill No. 348, entitled:

An Act to incorporate the town of Millville.

Also Substitute for House Bill No. 277, entitled:

An Act imposing a State tax on State Banks, National Banks, Savings Banks, Trust Companies and providing for the collection thereof.

Also House Bill No. 157, entitled:

An Act entitled: an Act to regulate the business of pawn-brokers and junk dealers in New Castle county, and repealing Chapter 374, Vol. 20, Laws of Delaware, and Chapter 14, Vol. 21, Laws of Delaware.

And returned the same to the House.

Mr. Holcomb asked that the Senate Joint Resolution No. 21, entitled:

Senate Joint Resolution authorizing the State Librarian to deliver to the Jamestown Ter-Contennial, Commissioners of Delaware, flags, pictures and other articles in the State House belonging to the State, for the Delaware building at the Jamestown Exposition.

Re read

Mr. Holcomb moved that the joint resolution be adopted,

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L, Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Messick, Newton, Paradee,

Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered that the Senate be informed thereof and the joint resolution returned to that body,

On motion of Mr. Messick the House took a recess until 7:30 o'clock p. m.

Same day-7:30 o'clock p. m.

House met pursuant to recess.

On motion of Mr. Williams the bill. (Senate Bill No. 129) entitled:

An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs Baggs, Cann, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams,—23.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Allen the bill, (House Bill No. 220), entitled:

An Act in relation to the sale of drugs and chemicals in this State and providitg for a State Board of Pharmacy.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L., Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Messick, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. James House Bill No. 148 was withdrawn.

On motion of Mr. Paradee the bill, (House Bill No. 255), entitled:

An Act to amend Chapter 83 Vol. 23, Laws of Delaware, entitled: an Act providing for a county Morgue and a superintendent thereof, in and for New Castle county, by requiring the Levy Court to erect a morgue.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Cann. Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—26

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Baggs House Bills No. 148 and 261 were withdrawn.

On motion of Mr. Staats the bill, (Sub for House Bill No. 208), entitled:

An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the registration of the same, and uniform rules regulating the use and speed thereof, approved April 6th, 1905, by changing penalties, increasing license fees and relating to Chaffeurs.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

Under suspension of rules.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Cooper, T. L., Corbit, Donaway. Evans, Elliott, Flinn. Garrison, Harrington, Harvey, Hiron-, Holcomb. James, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—26

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Baggs the bill, (Senate Bill No. 15), entitled:

An Act to suppress bucket shops.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Richardson the bill, (Senate Bill No. 143), entitled:

An Act to amend an Act entitled: an Act providing a Genral Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having receiv d the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Newton House Bill No. 258 was withdrawn.

On motion of Mr. Harvey, the bill, (House Bill No. 224). entitled:

An Act to enable the Governor to appoint an additional Notary public for Wilmington Hundred, New Castle county, for the offices of Howell S. England, attorney at law.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Corbit, Donaway, Evans, Flinn Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Messick, Newton, Rash. Richardson, Williams, Wilson, Mr. Speaker—18.

Nays—Messrs. Baggs, Cooper, T. L.—2.

So the question was decided in the affirmative, and the bill

having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Keenan the bill, (House Bill No. 163), entitled:

An Act relating to liability of railroads to their employees.

Was taken up for consideration and on his further motion was read by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Keenan, Paradee,-2.

Nays—Messrs. Allen, Baggs, Cann, Cooper, T. L. Corbit, Donaway, Evans, Elliott. Flinn, Garrison, Harrington, Harvey, Hirons. Holcomb, Messick, Newton, Rash, Richardson, Staats, Williams, Wilson, Mr. Speaker—22.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Allen on behalf of the Committee on Military Affairs to whom had been referred the bill,

Senate Bill No. 123, entitled;

An Act authorizing counties, municipalities, corporations, and water commissioners to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

Reported the same back to the House on its merits.

On motion of Mr. Holcomb the bill, (Senate Bill No. 123), entitled:

An Act authorizing counties, municipalities, corporations, and water commission to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

Was taken up for consideration, and on his further motion was read a third time by paragraphs in order to pass the House.

On motion of Mr. Allen Senate Bill No. 123 was recommitted.

On motion of Mr. Holcomb the bill, (Senate Bill No. 49), entitled:

An Act to amend an Act entitled: an Act to authorize the appointment of a janitor for the State House, being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs. Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Messick, Newton, Paradee, Rash. Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

ı

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Corbit the bill, (Senate Bill No. 73), entitled:

An Act to cede certain lands to the United States of America.

Was taken up for consideration and on his further motion was read a third time in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L, Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb. Keenan, Messick, Newton, Paradee. Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Williams on behalf of the Committee on Public Buildings to whom had been referred the bill,

Senate Bill No. 77, entitled:

An Act providing for repairs and alterations in the State House

Reported the same back to the House favorably.

On motion of Mr. Holcomb the bill, (House Bill No. 22), entitled:

An Act improving methods of holding elections.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Cann. Cooper, T. L., Harrington, Holcomb, Taylor—6.

Nays—Messrs Baggs Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Messick, Paradee, Rash Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—19.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Williams, the bill, (House Bill No. 348), entitled:

An Act to incorporate the town of Millville.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?".

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Cooper, T. L. Corbit, Donaway. Evans, Elliott, Flinn. Garrison, Harrington, Harvey, Hirons, Holcomb. Messick, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson; Mr. Speaker—25

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Flinn House Bills No. 204 and 342 were withdrawn.

Mr. Keenan on behalf of the Committee on Education, to whom had been referred the bill,

Senate Bill No. 120, entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded School facilities for the children of this State by increasing the appropriation for each child admitted to a graded school.

Reported the same back to the House favorably.

On motion of Mr. Corbit House Bill No. 123 was withdrawn.

On motion of Mr. Messick House Bill No. 199 was with-drawn.

On motion of Mr. Hirons, House Bills Nos. 200, 217, 225, 234 and 259, were withdrawn.

On motion of Mr. Holcomb the bill, (Senate Bill No. 77), entitled:

An Act providing for repairs and alterations in the State House.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Keenan House Bill No. 345 was withdrawn.

Mr. Newton from the Committee on Revenue and Taxation reported back the bill,

House Bill No. 270, entitled:

An Act imposing a State tax on malt liquors and providing for the collection thereof.

With amendments.

On motion of Mr. Richards the amendment was read.

And on his further motion the amendment was lost.

And further on his motion the bill was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Nays—Messrs. Allen, Cann, Cooper. T. L., Corbit, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Messick, Paradee, Rash, Richardson, Staats. Williams—19.

Yeas—Messrs. Baggs, Evans, Newton, Richards, Wilson, Mr. Speaker—6

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Holcomb the bill, (Senate Bill No. 89), entitled:

An Act to amend Section 5, Chapter 127, of the Revised Code enlarging the term of imprisonment for the crime of Manslaughter.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Baggs, Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn,! Garrison, Harrington, Harvey, Holcomb, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—23.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill re-

turned to that body.

On motion of Mr. Holcomb, the bill, (Senate Bill No. 79). entitled:

An Act defining certain misdeameanors concerning the books of the Law Library Association, of New Castle county, and prescribing penalties therefor.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—24.

Nays-None.

So the question was decided in the affirmative, and the bill having receiv d the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Elliott on behalf of the Committee on Miscellaneous, to whom had been referred the bill,

House Bill No. 357, entitled:

An Act to reincorporate the several counties of this State.

With Amendment.

On motion of Mr. Evans the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messis. Baggs, Cann, Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—24

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the Honse,

Ordered to the Senate for concurrence.

On motion of Mr. Holcomb the bill. (Senate Bill No. 91) entitled:

An Act to amend Section 5, Chapter 131, of the Revised Code, enlarging the term of imprisonment for the crimes of bigamy.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Cann. Cooper, T. L., Corbit, Donaway, Evans, Elliott, Flinn. Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body,

On motion of Mr. Messick the bill, (Senate Bill No. 43), entitled:

An Act in relation to fishing in the Murderkill River in this State and for other purposes.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Mr. Taylor-1.

Nays—Messrs. Baggs, Cann, Cooper, T. L. Corbit, Donaway, Evans, Elliott, Flinn Harvey, Hirons, Holcomb, Keenan, Messick, Newton, Paradee, Rash. Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—22.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared

Lost.

Ordered that the Senate be informed thereof.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House Bill No. 29, entitled:

An Act to authorize the Mayor and Council of Wilmington, to borrow the sum of eight hundred thou and dollars (\$800,000), for the use of the Board of Water Commissioners.

Reported the same back to the House favorably with substitute.

Mr. Messick moved that the vote on the Resolution that all bills be reported to-day be reconsidered.

Which motion

Prevailed.

On motion of Mr. Messick the bill, (Senate Bill No. 68), entitled:

An Act directing the Levy Court of Sussex county to make 112

additional settlements with the county Treasurer.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Cooper, T. L, Corbit, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Messick, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Taylor the House adjourned until tomorrow at 10;30 o'clock a. m.

March 15th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen. Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson. Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Substitute for Senate Bill No. 23, entitled:

An Act regulating annulment of marriage and divorce.

Reported the same back to the House favorably.

Mr, Corbit moved to reconsider the vote on House bill No. 270.

Which motion

Was Lost.

On motion of Mr. Richardson, House Bill No. 338, was withdrawn.

Mr. Richardson moved to reconsider the vote on Senate Bill No. 43.

Which motion

Was Lost.

On motion of Mr. Williams the bill, (Senate substitute for Senate Bill No. 120), entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware.

entitled: an Act providing graded School facilities for the children of this State by increasing the appropriation for each child admitted to a graded school.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Flinn, Garrison, Harvey, Keenan, Knotts, Messick, Newton, Paradee, Palmer, Richards, Richardson, Taylor, Williams, Wilson, Mr. Speaker—21.

Nays—Baggs, Cann, Canwell, Cooper, T.L., Elliott, James, Staats—7.

So the question was decided in the affirmative and the billhaving received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Conwell, House Bill No. 303 was withdrawn.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Bill No. 312, entitled:

An Act proposing an amendment to Section 15 of Article 2, of the Constitution of the State of Delaware, relating to the compensation of the members and presiding officers of the General Assembly

Also House Bill No. 5, entitled:

An Act to amend Section 24 of Chapter 152, Vol. 15, of the Laws of the State of Delaware entitled: an Act to incorporate the city of New Castle, relating to laying out new streets in said city.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

House Bill No. 247, entitled:

An Act to incorporate New Castle Trust and Safe Deposit Company.

Also House Bill No. 266, entitled:

An Act to provide for the more efficient collection of certain State revenue.

Also Senate Substitute for House Bill No. 107, entitled:

An Act defining certain nuisances in public conveyances on railways and railroads and prescribing penalties therefor.

Also House Bill No. 229, entitled:

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

Also House Bill No. 58, entitled:

An Act to regulate the investment of the funds and the real estate holdings of life insurance companies.

Also House Bill No. 121, entitled:

An Act in relation to the licensing of grain distillers and to the sale and removal of the products thereof, and prescribing penalties.

Also House Bill No. 205, entitled:

An Act authorizing the Regulator of Weights and measures in and for New Castle county to inspect and stamp cans used for the shipment of milk and cream.

On motion of Mr. James the bill, (Senate Sub. for House Bill No. 161), entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river.

Was taken up for consideration and on his further motion was read by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Donaway, Elliott, Flinn. Garrison, Harvey, Holcomb James, Keenau, Knotts, Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be inforred thereof.

On motion of Mr. Palmer House Bills No. 186, 207 and 306 were withdrawn.

On motion of Mr. Taylor the bill, (House Bill No. 325), entitled:

An Act prohibiting persons catching or taking carp fish from the Delaware Bay, River, or their tributaries, with stake or pound nets.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?",

The yeas and nays were ordered which being taken were as follows:

Yeas-Messrs Cann, Cooper, T. O., Cubbage, Donaway, Richardson, Taylor-6.

Nays—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Corbit, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, James, Keenan, Knotts, Messick, Newton, Palmer, Rash, Richards, Staats, Williams, Wilson, Mr. Speaker—23.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Newton House Bill No. 258 was replaced on the records.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bills:

House Bill No. 208, entitled:

An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the registration of the same, and uniform rules regulating the use and speed thereof, approved April 6th, 1905, by changing penalties, increasing license fees and relating to Chaffeurs.

Also House Bill No. 17, entitled:

An Act in relation to the erection of additional buildings and for other improvements for the Delaware State Hospital at Farnhurst, and to provide the necessary funds therefor.

Also substitute for House Bill No. 25.

An Act in relation to a State Hospital at Harrington.

And returned the same to the House.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 3 entitled:

An Act to amend Chapter 152, Vol. 15, Laws of Delaware, being an Act entitled: an Act to incorporate the city of New Castle.

And presented the same to the House.

Mr. Sterner clerk of the Senate being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 117, entitled:

An Act to reincorporate the town of Newport.

Also Senate Bill No. 118, entitled.

An Act to reincorporate the town of Felton.

Also Senate Bill No. 134, entitled:

An Act to provide for the admitting of children into public schools of Wilmington, living outside the city of Wilmington and providing for the payment of tuition of such scholars,

Also Senate Bill No. 133, entitled:

An Act to create the Lewes and Rehoboth Hundred River Improvement Commission.

Also Senate Bill No. 26, entitled:

An Act to amend Chapter 27, Vol. 19, Laws of Delaware, entitled: an Act in relation to the Levy Court of Kent county, passed March 14, 1891, as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26, 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties.

Also Senate Bill No. 80, entitled:

An Act to make certain statements made under oath or affirmation a misdemeanor and to provide for the punishment thereof-

Also Senate Bill No. 104, entitled:

An Act to provide a fund to be used by the county superintendent of schools to pay the necessary expenses of visiting

And presented the same to the House.

To the House of Representatives.

I herewith return to the House of Representatives, House Bill No 183, entitled:

"An Act in relation to the collection of taxes assessed and levied against property within this State for County, Road, Poor, Municipal, Town and School taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified,"

This bill provides a method of assessment of property in cases where the Court declares the regular assessment invalid, and does not provide in such method an opportunity for the taxable to be heard and present his objection to such new assessment.

For this reason I withhold my approval and return the said Bill to the House above designated.

March 15, 1907.

PRESTON LEA.

Governor.

On motion of Mr. Keenan the bill, (House Bill No. 29), entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow the sum of eight hundred thousand dollars (\$800,000) for the use of the Board of Water Commissioners.

Substitute for House Bill No. 29.

An Act in relation to securing and maintaining a water supply system for the city of Wilmington,

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Baggs, Corbit, Cubbage, Evans, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Newton, Rash, Richards, Richardson, Staats, Williams, Wilson—17.

Nays—Messrs Allen, Cann. Conwell, Cooper, T. L., Cooper, T. O., Donaway, Harrington, Holcomb, James, Messick, McCafferty, Paradee, Taylor—13.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. McCafferty moved to lay the substitute for House Bill No. 29 on the table.

Which motion

Was lost.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

Senate Substitute for House Bill No. 304, entitled:

An Act to incorporate the town of Bethel.

Also House Bill No. 327. entitled:

An Act to regulate and fix the fees of the Register of Wills and Recorder of Deeds for New Castle county.

And returned the same to the House.

On motion of Mr. Corbit the bill, (Sub. for Senate Bill No. 23), entitled:

An Act regulating annulment of marriage and divorce.

Was taken up for consideration and on his further motion was read a third time in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L, Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority.

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Taylor moved that the House take a recess until 2 o'clock p. m,

Which motion

Was lost,

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 268, entitled:],

An Act to provide for the payment of a part of the debt of this State by an issue of bonds of the State.

Mr. Flinn moved to take a recess until 2 o'clock p. m.

Which motion

Was lost.

Mc- McCafferty moved to reconsider the vote on taking a recess.

Which motion

Prevailed.

Mr. Wilson moved to take a recess until 2'olock, p. m.

Which motion

Prevailed.

Same day—2 o'clock p. m.

House met pursuant to recess.

Mr. Conwell from the Committee on Education, reported back the bill,

House Bill No. 258, entitled:

An Act prescribing the method by which the school districts of this State may borrow money for the purposes of building and furnishing, or improving and enlarging school houses.

With Amendment.

On motion of Mr. Newton the amendment was read,

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harvey, Holcomb, James, Keenan, Messick, McCafferty, Newton, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bill.

House Bill No. 127, entitled:

An Act to permit the registration of life insurance policies and the deposit of reserve thereon, with the Insurance Commissioner.

And returned the same to the House.

On motion of Mr. James, the bill, (Senate Sub. for House Bill No. 304), entitled:

An Act to incorporate the town of Bethel,

Under suspension of rules.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T.O Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, James, Keenan, Messick, McCafferty, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof.

Mr. T. O. Cooper on behalf of the Committee on Public Health to whom had been referred the bill,

Senate Bill No. 35, entitled:

An Act to amend Section 137, Chapter 207, Vol. 17, Laws of Delaware.

Reported the same back to the House on its merits.

Mr. T. O. Cooper on behalf of the Committee on Public Health to whom had been referred the bill,

Senate Bill No. 47, entitled:

An Act to secure the purity of foods and drugs and to prevent deception in the distribution and sale thereof.

Reported the same back to the House on its merits.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 5, entitled:

Senate amendment to Senate substitute for Senate Bill No. 5.

Reported the same back to the House favorably.

With amendment.

On motion of Mr. Evans the bill, (Senate Bill No. 64), entitled:

An Act for the assessment and collection of a tax upon real estate and personal property in New Castle county for school purposes

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Conwell, Cooper, T.O., Evans, Messick, Richards, Wilson, Mr Speaker—7.

Nays—Messrs. Allen, Baggs, Cooper, T. L., Corbit, Cubbage, Donaway, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, James, Knotts, Palmer, Rash, Richardson, Staats, Taylor, Williams—20.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Loss

Mr. Staats moved that the vote on House Bill No. 336 be reconsidered.

Which motion

Prevailed.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 61, entitled:

An Act defining the status of persons soliciting life insurance.

Also House Bill No. 334, entitled:

An Act providing for a police pension fund for the members of the police force of the city of Wilmlington.

Also Sub. for House Bill No. 246, entitled:

An Act to amend Chapter 454, Vol. 11, Laws of Delaware, entitled: an Act to suppress gaming, relating to the playing of crap.

Also House Bill No. 294, entitled:

An Act to provide for the condemnation of lands and the vesting of title thereto in the Government of the United States for the purpose of improving and shortening the water course of St. Jones River.

Also House Bill No, 275, entitled:

An Act concerning minors, their adoption custody and maintenance.

Also House Bill No. 60, entitled:

An Act relating to the annual reports of Life Insurance Companies.

Also House Bill No. 59, entitled;

An Act prohibiting corporations or stock companies acting as agents or solicitors for life insurance companies.

House Bill No. 36, entitled:

An Act appropriating the sum of three hundred and fifty dollars to F. Edna Dick, as compensation for services as clerk to the Auditor of Accounts.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate. Substitute for House Bill No. 146, entitled:

An Act to amend Section 23, of Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government, passed March 22nd, 1857, providing that express companies shall transport free of charge all books, papers and public documents for the State Treasurer and Auditor of Accounts.

Also House Bill No. 150, entitled:

An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle county, the sum of five hundred dollars to reimburse the Levy Court of New Castle county for compensation paid to the five assessors of Wilmington Hundred for performing the duties under the provisions of Section 19, Chapter 12, Revised Code of 1893, Laws of Delaware, as amended by Chapter 50, Vol. 23, Laws of Delaware.

Also House Bill No. 340, entitled:

An Act to amend Section 6 of Chapter 84, page 636 of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, Territory or foreign country may be admitted to probate and recorded in this State.

Also House Bill No. 47, entitled:

An Act to amend and add to an Act entitled: an Act regulating the practice of medicine and surgery in this State, being Chapter 40, Vol. 20, Laws of Delaware.

House Bill No. 236, entitled:

An Act to incorporate the Townsend Trust, Title and Safe Deposit Company.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House, and Mr. President of the Senate.

House Bill No. 209, entitled:

An Act to amend Chapter 243, Vol. 11. Laws of Delaware,

entitled: an Act in relation to illigitimate children.

Also House Bill No. 42, entitled:

An Act appropriating the sum of forty dollars and thirty three cents to Margaret B. Cooper, as compensation for services as clerk to the Auditor of Accounts.

Also House Bill No. 188, entitled:

An Act to amend Chapter 277, Vol. 22, Laws of Delaware, entitled: an Act in relation to the collection of taxes for Kent county providing for the collection of taxes.

Also House Bill No. 140, entitled:

An Act to amend Chapter 28 of the revised Statutes of the State of Delaware relating to the Secretary of State.

Also House Bill No 313, entitled:

An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bills:

House Bill 341, entitled:

An Act to reincorporate the town of Delaware City.

Also House Bill No. 315, entitled:

An Act to regulate the drawing, summoning, returning and service of jurors.

Also House Bill No. 223, entitled:

An Act to amend Chapter 60, Vol. 23. Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

And returned the same to the House.

'Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills: House Bill No. 248, entitled:

An Act to amend Section 7, Chapter 60, Vol 23, Laws of Delaware, being an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof and fixing the compensation of such county officers and of their deputies and clerks.

Also House Bill, No. 371, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000) for harbor improvement of the city of New Castle.

Also House Bill No. 195, entitled:

An Act to provide for the refunding of a proportion of liquor license fees in local option districts in which there shall be a majority vote against license.

Also House Bill No. 344, entitled:

An Act to amend Chapter 23, Volume 19, Laws of Delaware, entitled an Act to repeal and supply Chapter 117, Volume 13, Laws of Delaware, as amended by Chapter 423, Volume 17, Laws of Delaware, amended by changing the tax on certain Insurance Companies.

And returned the same to the House.

On motion of Mr. Speaker, the bill, (Senate bill No. 144), entitled:

An Act to amend Chapter 152, Volume 15, Laws of Delaware, being an Act entitled: an Act to incorporate the city of New Castle.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. T. O. Cooper the bill, (Senate bill No. 47), entitled:

An Act to secure the purity of foods and drugs, and to prevent deception in the distribution and sale thereof.

Was taken up for consideration, and, on his further motion, was read a third time; by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons. James, Keenan, Knotts, Messick, Newton, Paradee, Rash, Richards, Richardson, Williams, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Harrington the bill, (House Bill No. 300) entitled:

An Act to re-incorporate the town of Harrington.

Was taken up for consideration, and on his further motion, the Senate amendment thereto was read-

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage. Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts. Messick, Newton, Paradee, Palmer, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—27.

Nays-Mr. Baggs-1.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

Mr. Paradee from the Committee on Municipal Corporations reported back the bill,

Substitute for Senate Bill No. 5, entitled:

An Act to alter and re-establish the Statute relating to the City of Wilmington.

With three House amendments.

On motion of Mr. Paradee the amendments were read.

And, on his further motion, was adopted.

And, further on his motion, the bill as amended was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, McCafferty, Newton, Paradee, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays-Messrs. Donaway, Messick, Palmer-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Richardson the bill, (House Bill No. 127), entitled:

An Act to permit the registration of life insurance policies and the deposit of reserve thereon with the Insurance Commissioner.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs, Cann, Conwell, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Messick, McCafferty, Newton, Richards, Richardson, Staats, Taylor, Williams—23.

Navs-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

concurred in.

Ordered that the Senate be informed thereof.

Mr Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

Senate Bill No. 144, entitled:

An Act to amend Chapter 152, Vol. 15, Laws of Delaware, being an Act entitled: an Act to reincorporate the city of New Castle.

Reported the same back to the House favorably.

On motion of Mr. Cann the bill. (Senate Bill No. 341) entitled:

Au Act to reincorporate the town of Delaware City,

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered which being taken were as follows:

Yeas-Messrs. Baggs, Cann, Cooper, T.O., Corbit, Cub-

bage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons' Holcomb, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof.

On motion of Mr. Holcomb, the bill, (Senate Bill No. 144). entitled:

An Act to amend Chapter 152, Vol. 15, Laws of Delaware, being an Act entitled: an Act to incorporate the city of New Castle.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Cann, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Rash, Richards Richardson, Staats, Taylor, Wilson, Mr. Speaker—26.

Nays-Mr. Palmer-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Rash Senate Bill No. 74 was replaced on Records.

On motion of Mr. T.O.Cooper the bill, (Senate Bill No. 35)* entitled:

An Act to amend Section 137, Chapter 207, Vol. 17, Laws of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Paradee, Palmer, Rash, Richards Richardson, Staats, Taylor, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof, and the bill returned to that body.

On motion of Mr. Taylor the House adjourned until Monday, March 18, at 10;30 o'clock a. m.

March 18th, 1907—10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Baggs, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, ,Evans, Elliott, Flinn, Garrison, Harrington. Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson. Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Bill, No. 156, entitled:

An Act to incorporate Mercantile Trust and Safe Deposit Company.

Also House Bill No. 349, entitled:

An Act authorizing the county school Commissioners to alter, divide, consolidate or unite school districts for colored people.

Also substitute for House Bill No. 25.

An Act in relation to a State Hospital at Harrington, Del.

Also House Bill No. 167, entitled:

An Act to amend Section 12, 13, 14 and 15, Chapter 125, Revised Code of 1893. Laws of Delaware.

Also House Bill No. 271, entitled:

An Act to purchase a farm for experimental purposes, in the interest of Agriculture, and to authorize the issuance of bonds of the State of Delaware, to obtain funds for the payment and equipment of said farm.

Also House Bill No. 353, entitled:

An Act to amend Chapter 177, Vol. 17, Laws of Delaware, being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle, in Trustees for the uses and purposes therein mentioned.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

Senate Bill No. 104, entitled:

An Act to provide a fund to be used by the county superintendent of schools to pay the necessary expenses of visiting Schools.

Also Senate Bill No. 80, entitled:

An Act to make certain statements made under oath or affirmation a misdemeanor and to provide for the punishment thereof-

Also Senate Bill No. 134, entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded school facilities for the children of this State by extending the provisions of the Act to include schools in the city of Wilmington.

Also Senate Bill No. 118, entitled.

An Act to reincorporate the town of Felton.

Senate Bill No. 117, entitled:

An Act to reincorporate the town of Newport.

Also Senate Bill No. 133, entitled:

An Act to create the Lewes and Rehoboth Hundred River Improvement Commission.

Also Senate substitute for Senate Bill No. 26, entitled:

An Act to amend Chapter 27, Vol. 19, Laws of Delaware, entitled: an Act in relation to the Levy Court of Kent county, passed March 14, 1891, as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26, 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills.

House Bill No. 257, entitled:

An Act for the protection of terrapin in any of the streams in the State of Delaware.

With a Senate amendment.

Also House Bill No. 23, entitled:

An Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating indebtedness of the said town.

Also House Bill No. 309, entitled:

An Act providing for the purchase of a new watch boat to protect the oyster interests of the State of Delaware.

Also House Bill No. 296, entitled:

An Act authorizing and empowering municipal corporations to borrow money and issue bonds for the payment thereof,

Also House Bill No. 242, entitled:

An Act to amend Section 80, of Chapter 207, Vol. 17, Laws of Delaware, by assessing franchises as real estate.

Also House Bill No. 187, entitled:

An Act for the preservation of wild ducks.

With a Senate substitute.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bill. House Bill No. 33, entitled:

An Act to amend an Act entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent county.

And returned the same to the House.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 86, entitled:

An Act to amend Section 2, Chapter 69, Vol. 23, Laws of Delaware, entitled: an Act relating to notaries public, giving certain notaries public additional powers.

With a Senate amendments.

And presented the same to the House.

On motion of Mr. Speaker the bill, (Senate substitute for House Bill No. 187), entitled:

An Act for the protection and preservation of wild ducks.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Speaker the bill, (Senate Bill No. 86), entitled:

An Act to amend Section 2, Chapter 69, Vol. 23, Laws of Delaware, entitled: an Act relating to notaries public, giving certain notaries public additional powers.

Was read a first time.

On the further motion of Mr. Speaker Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Revised Statutes.

On motion of Mr. Holcomb the bill, (House Bill No. 7), entitled:

An Act to repeal Chapter 63, Vol. 23, Laws of Delawere, entitled: an Act creating the office of voter's assistant and prescribing the duties thereof.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Cann. Conwell, Cooper, T. L., Cooper, T. O., Corbit, Harrington, Holcomb, Lambden, McCafferty, Taylor—10.

Nays—Messrs. Baggs, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Keenan, Knotts, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—21.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

On motion of Mr. Cubbage the bill, (Sub. for House Bill No. 176), entitled:

An Act to amend Chapter 99, Vol. 22, Laws of Delaware. entitled: an Act to re-enact and revise the Insurance Laws of Delaware, in order to make them conform with the requirements of the amended constitution and of the General corporation Law, by compelling benevolent, charitable and fraternal organizations or associations to have adequate rates of insurance.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Corbit, Cubbage, Harrington, Newton, Richards, Mr. Speaker—6.

Nays—Messrs. Baggs, Cann, Conwell, Cooper, T.L., Cooper, T. O., Evans, Elliott, Garrison, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards. Staats, Taylor, Williams Wilson,—24.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost

On motion of Mr. Holcomb House Bill No 361 was laid on the table.

On motion of Mr. Cubbage the bill, (House Bill No. 322), entitled:

An Act to authorize savings banks or savings institutions of this State to invest moneys deposited with then in certain securities.

Was taken up for consideration and on his further motion was read a third time in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Baggs. Conwell, Corbit, Cubbage. Evans, Elliott. Garrison, Harrington, Messick, Newton, Richardson, Williams, Mr. Speaker—13.

Nays—Messrs. Allen, Cann, Cooper, T. L., Flinn, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, McCafferty, Paradee, Rash, Richards, Taylor, Wilson—16.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

On motion of Mr. Keenan House Bill No. 136 was laid on the table.

Mr. Sterner clerk of the Senate being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 145 entitled:

An Act to amend the charter of the town of Newark by extending the boundary lines of said town.

Also Senate Bill No. 143, entitled:

An Act to amend an Act entitled: an Act providing a Genral Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Also SenateBill No. 131, entitled:

An Act to increase the salary of the Adjutant General.

Also Senate Bill No 113, entitled;

An Act to incorporate the Millsboro Trust and Safe Deposit Company.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

. House Bill No. 358, entitled:

An Act authorizing the Commissioners of School Districts Number 32 and 108, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Selbyville, Sussex county, Delaware.

Also House Bill No. 222, entitled:

An Act to provide a system for the repair of the public roads bridges and causeways in New Castle county, for the collection of hundred road taxes heretofore assessed and levied and to repeal all Acts inconsistent herewith.

And returned the same to the House.

Mr. Corbit from the Committee on Banking and Insurance reported back the bill,

House Bill No. 328, entitled:

An Act to designate what shall constitute the assets of life insurance companies incorporated under the Laws of Delaware.

With Amendment.

On motion of Mr. Cubbage the amendment was read,

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Cooper, T. O., Cubbage, Evans, Elliott, Garrison, Harrington, Newton, Richardson, Mr. Speaker—10.

Nays—Messrs. Allen, Cann, Conwell, Cooper, T. L., Corbit, Flinn, Harvey, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Williams, Wilson—19.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared

Last.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 266, entitled:

An Act to provide for the more efficient collection of certain State revenue.

And returned the same to the House.

On motion of Mr. Knotts, House Bill No. 317 was with-drawn.

On motion of Mr. Keenan House Bill No. 252 was withdrawn.

Mr. Sterner clerk of the Senate being admitted informed the House that the Senate had non concurred in the following House bill:

House Bill No. 278, entitled:

An Act to provide for the printing and publishing of five hundred copies of Vol. 7, Laws of Delaware.

And returned the same to the House.

On motion of Mr. Paradee the bill, (House Bill No. 336), entitled:

An Act to authorize the submission to the people of this State of questions of public policy.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Conwell, Cooper, T. O., Corbit, Evans, Flinn, Garrison, Harvey, Hirons, Holcomb, Keenan, McCafferty, Newton, Paradee, Rash, Richards, Staats, Mr. Speaker—18.

Nays—Messrs. Baggs, Cann, Cooper, T. L., Cubbage, Elliott, Harrington, Knotts. Lambden, Messick, Palmer, Richardson, Williams—12.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

Mr. Sterner, clerk of the Senate, being admitted informed thetHouse that the Senate had concurred in the following House bills. House Bill No. 368, entitled:

An Act providing for the creation of a Revenue and Taxation Commission and for an appropriation to pay the expenses and compensation thereof.

Also House Bill No, 201, entitled:

An Act providing for the survey of certain public lands of the State.

Also House Bill No. 124, entitled:

An Act relating to the salary of the Auditor of Accounts.

Also House Bill No. 337, entitled:

An Act to authorize the Attorney General to appoint three deputies and fixing the salary of the Attorney General and the said deputies.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate Bill:

Senate Bill No. 142, entitled:

An Act to amend Section 31, Chapter 207, Vol. 17, Laws of Delaware, being an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, by providing that "The Council" of the Mayor and Council of Wilmington shall have power and authority to amend, revise, or repeal the charter of said Mayor and council of Wilmington.

And presented the same to the House.

Mr. Keenan on behalf of the Committee on Private Corporations to whom had been referred the bill,

House Bill No. 202, entitled:

An Act to require all railroad companies and corporations, and all persons running or operating cars or coaches by steam, electricity or any other motive power, on any railroad or railway line or track in the State of Delaware, for the transportation of passengers, to provide separate cars or coaches, or designate a

certain part of cars or coaches for white and colored passengers without any difference or discrimination in quality of or convenience or accommodation in such cars or coaches.

Reported the same back to the House unfavorably.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

Senate Substitute for House Bill No. 187, entitled:

An Act for the protection and preservation of wild ducks.

Reported the same back to the House favorably.

On motion of Mr. Lambden, House Bill No. 251, was withdrawn.

On motion of Mr. Paradee House Bill No. 12 was withdrawn.

On motion of Mr. Keenan House Bill No. 250 was with-drawn.

On motion of Mr. Holcomb the bill, (House Bill No. 363), entitled:

An Act to change the boundaries of the third and fourth election districts of tenth Representative district of New Castle county.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Corbit, Harrington, Holcomb, Lambden, Messick, McCafferty, Taylor, Mr. Speaker—12.

Nays—Messrs. Baggs, Conwell, Evans, Elliott. Flinn, Garrison. Harvey, Knotts, Paradee, Palmer, Rash, Richards, Staats, Williams—14.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Allen from the Committee on Military Affairs reported back the bill,

Senate Bill No. 123, entitled:

An Act authorizing counties, municipalities, corporations, and water commissions to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

With amendment.

On motion of Mr. Richards the amendment was read.

And, on his further motion, was adopted.

And, further on his motion, the bill as amended was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—30.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Richardson on behalf of the Committee on Revised Statutes to whom had been referred the bill,

Senate Bill No, 86, entitled:

An Act to amend Section 2, Chapter 69, Vol. 23, Laws of

Delaware, entitled: an Act relating to notaries public, giving certain notaries public additional powers.

Reported the same back to the House unfavorably.

On motion of Mr. Harvey House Bill No. 281 was withdrawn.

On motion of Mr. Speaker, the bill, (Senate bill No. 142), entitled:

An Act to amend Section 31, Chapter 207, Vol. 17, Laws of Delaware, being an Act to revise and consolidate the statutes relating to the city of Wilmington by providing that the Council of the Mayor and Council of Wilmington shall have power and authority to amend, revise or repeal the charter of said the Mayor and council of Wilmington.

Was read a first time.

On the further motion of Mr. Speaker, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Paradee House Bill No. 192 and 254 were withdrawn.

On motion of Mr. Williams the bill, (Senate substitute for House Bill No. 187), entitled:

An Act for the protection and preservation of wild ducks.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, McCafferty, Newton, Paradee, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—25.

Nays—Messrs. Conwell, Garrison, Lambden, Palmer, Rash—5.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof.

Mr Sterner, clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Substitute for Senate Bill No. 44, entitled:

An Act to amend an Act entitled: an Act providing a General Corporation Law, approved March 10, 1899, as amended, being Chapter 394, Vol. 22, Laws of Delaware, and to enable a majority of Meadow companies and other companies, incorporated before the approval of said Act for the purpose of draining and reclaiming low lands, to make and execute the certificate required for the renewal of the charter of any such company.

And presented the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

Sub. for House Bill No. 165, entitled:

An Act relating to the State taxes of the Philadelphia and Baltimore Railroad company, and repealing Chapter 368, Vol. 14, Laws of Delaware.

Also House Bill No. 179, entitled:

An Act to amend Chapter 18 of Vol. 22, Laws of Delaware, entitled: an Act to readjust the amounts to be paid by the Delaware Railroad Company in commutation of its State taxes.

With Senate amendment.

Also Sub. for House Bill No. 367, entitled:

'An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of this State to be solely owned by said applicants who shall be a bona-fide resident or residents of this State.

Also House Bill No. 177, entitled:

An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad in commutation of its State taxes,

As amended.

And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Substitute for Senate Bill No. 131, entitled:

An Act to increase the salary of the Adjutant General.

On motion of Mr. Taylor the House took a recess until two o'clock p. m.

Same day-2 o'clock p. m.

House met pursuant to recess.

Mr. Evans on behalf of the Committee on Enfolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Substitute for House Bill No. 127.

An Act to permit the registration of life insurance policies and the deposit of reserve thereon, with the Insurance Commissioner.

, Mr. Holcomb moved that the rules be suspended for the balance of the day in regard to bills from Committee.

Which motion

Prevailed.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bills:

House Bill, No. 305, entitled:

An Act in relation to the assessment and collection of taxes defectively or illegally assessed and levied against property within this State for county, road, poor, municipal, town and school purposes.

And returned the same to the House.

Mr. Sterner clerk of the Senate being admitted informed the House that the Senate had non-concurred in the following House bill:

House Bill 232, entitled:

An Act to amend Chapter 137, Vol. 23, Laws of Delaware, entitled: an Act for the protection and preservation of squirrels, by exempting certain persons from the provisions of this Act,

And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 143, entitled:

An Act to amend an Act entitled: an Act providing a General Corporation Law, as printed and published in Chapter 394, Vol. 22, Laws of Delaware.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills. House Bill No. 354, entitled:

An Act to prevent any Surety company, any Trust company, or any corporation engaged in the surety business in this State or the agents of any such company or corporations for making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount of payment of premiums or rates of charges for bonds of suretyship and providing a penalty for violation thereof.

Also House Bill No. 18, entitled:

An Act appropriating one hundred and twenty-five thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Also House Bill No. 260, entitled:

An Act appropriating three thousand dollars for the classification and preservation of the early records of the State.

Also House Bill No. 258, entitled:

An Act prescribing the method by which the school districts of this State may borrow money for the purposes of building and furnishing, or improving and enlarging school houses.

And returned the same to the House.

Mr. Paradee on behalf of the Committee on Municipal Corporations to whom had been referred the bill,

House substitute for House Bill No. 366.

An Act to authorize the Mayor and Council of Wilmington to borrow eight hundred thousand dollars for the purpose of paying off any floating indebetness and current liability in connection with the Water Works system of the city of Wilmington and for defraying the cost of acquiring real estate and water rights; and for the completion, construction, erection and equipment of new reservoirs, filter plants, pumping stations, pumping engines pipes, mains and other appurtenances necessary for the completion and operation of the reservoir and filteration plants in connection with the extension of the water supply system of the city of Wilmington.

Mr. Paradee moved to accept the Substitute No. 366 for the original House Bill No. 366.

Which motion

Prevailed.

On motion of Mr. Messick the bill, (House Bill No. 286), entitled:

An Act appropriating three hundred dollars for the printing of certain papers and documents relating and referring to the earliest history of the State of Delaware.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs Baggs, Cann, Conwell, Cooper, T. O., Corbit, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, RichardsRichardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Lambden House Bills No. 305, 306 and 307 were withdrawn.

On motion of Mr. Hirons the bill, (House Bill No. 49), entitled:

An Act to provide for the permanent improvement and maintenance of public highways in Kent county.

Was taken up for consideration and on his further motion the Senate amendment thereto was read.

On the question "Shall the House concur in the amendment?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts. Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—32.

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

concurred in.

Ordered that the Senate be informed thereof.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House amendment to Senate bill:

Senate Bill No. 123, entitled;

An Act authorizing counties, municipalities, corporations, and water commissions to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

And returned the same to the House.

Mr. Paradee from the Committee on Municipal Corporations reported back with favorable recommendation the bill,

Sub. for House Bill No. 366. entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow eight hundred thousand dollars for the purpose of paying off any floating indebtedness and current liability in connection with the Water Works system of the city of Wilmington and for defraying the cost of acquiring real estate and water rights; and for the completion, construction, erection and equipment of new reservoirs, filter plants, pumping stations, pumping engines pipes, mains and other appurtenances necessary for the completion and operation of the reservoir and filteration plants in con-

nection with the extension of the water supply system of the city of Wilmington.

On motion of Mr. Paradee the bill just reported was taken up for consideration and on his further motionwas read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Bagg, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Lambden, McCafferty, Newton, Paradee, Rash, Richards Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (House Bill No. 367), edtitled:

An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of this State to be solely owned by said applicant or applicants, who shall be a bona-fide resident of this State.

Was taken up for consideration, and on his further motion, the Senate amendment thereto was read.

On the question, "Shall the House concur in the amend-

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L, Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richard-

son, Staats, Taylor, Williams, Mr. Speaker-31.

Nays-Hirons-1.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Was declared .

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Holcomb the bi!l, (House Bill No. 202), entitled:

An Act to require all railroads and railway companies and corporations and all persons running or operating cars or coaches by steam, electricity, or any other motive power on any railroad or railway line or track in the State of Delaware for the transportation of passengers to provide separate cars or coaches, or designate a certain part of cars or couches for white and colored passengers without any difference or discrimination in quality of or convenience or accommodation in such cars or coaches.

Was taken up for consideration, and on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Cann, Cooper, T. L., Cooper, T. O., Harrington, Holcomb, Lambden, McCafferty, Taylor—9.

Nays—Messrs. Corbit, Cubbage, Harvey, Hirons, Knotts, Newton, Palmer, Richardson—8.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared Lost

On motion of Mr. Keenan the bill, (House Bill No. 177), entitled:

An Act to re-adjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes.

Was taken up for consideration, and on his further motion, the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Keenan, Knotts. Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Keenan the bill, (House Bill No. 179) entitled:

An Act to amend Chapter 18 of Vol. 22, Laws of Delaware, entitled: an Act to readjust the amounts to be paid by the Delaware Railroad Company in commutation of its State taxes.

Was taken up for consideration, and on his further motion the Senate amendment thereto was read.

On the question "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Corbit, Cubbage, Evans, Elliott, Flinn Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash Richards, Richardson, Staats, Wilson, Mr. Speaker—28.

Navs-None.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Hirons, House Bills No. 291 and 292 were withdrawn.

On motion of Mr. Paradee the bill. (House Bill No. 282) entitled:

An Act to compel prison authorities who manufacture articles to label such articles "prison made."

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House-

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Cann, Cooper, T. L., Hirons, Keenan, Lambden, McCafferty, Paradee, Palmer, Taylor-10.

Nays—Messrs. Baggs, Conwell, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Holcomb, Knotts, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—19.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Sub. for Senate Bill No. 120, entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded School facilities for the children of this State by increasing the appropriation for each child admitted to a graded school.

And presented the same to the House.

Mr. McCafferty moved that House Bill No. 305 be replaced on the calendar.

Which motion

Prevailed.

Mr. McCafferty moved that the substitute House Bill No. 303 be accepted for the original bill.

Mr. Paradee from the Committee on Municipal Corporations reported back with favorable recommendation the bill,

Senate Bill No. 142, entitled:

An Act to amend Section 31, Chapter 207. Vol. 17, Laws of Delaware. being an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, by providing that "The Council" of the Mayor and Council of Wilmington shall have power and authority to amend, revise, or repeal the charter of the said the Mayor and council of Wilmington.

On motion of Mr. Paradee the bill just reported was taken up for consideration, and, on his further motion was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Knotts, Lambden, Messick, McCafferty, Paradee, Palmer, Rash, Richards, Staats, Taylor, Williams, Mr. Speaker—26.

Navs-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Knotts the bill, (House Bill No. 309), entitled:

An Act providing for the purchase of a new watch boat to protect the oyster interests of the State of Delaware.

Was taken up for consideration and on his further motion the Senate amendment thereto was read,

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T.L., Cooper, T.O., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, Knotts, Lambden, McCafferty, Paradee, Palmer, Rash, Richards, Taylor, Williams, Mr. Speaker—25.

Nays-None.

So the question was decided in the affirmative and the amendment having received the required constitutional majority,

Was declared

Concured in.

Ordered that the Senate be informed thereof.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 144, entitled:

An Act to amend Chapter 152, Volume 15, Laws of Delaware, being an Act entitled: an Act to incorporate the city of New Castle.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

Senate Bill No. 144 entitled:

An Act to amend Chapter 152, Vol., 15Laws of Delaware, being an Act entitled: an Act to incorporate the city of New Castle.

Mr. Sterner clerk of the Senate being admitted informed the House that the Senate had non-concurred in the following House bill:

House Bill No. 355, entitled:

An Act to amend an Act entitled: a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover April 10, 1873, being Chapter 555. Vol. 18, Laws of Delaware, by providing for license fees for the sale of intoxicating liquors and the distribution of such fees.

Also House Bill No. 323, entitled:

An Act to incorporate Mercants Trust and Safe Deposit Company.

Also House Bill No. 321, entitled:

An Act to protect breeeers and raisers of poultry from the depredations of dogs and foxes.

Also House Bill No. 286, entitled:

An Act appropriating three hundred dollars for the printing of certain papers and documents relating and referring to the earliest history of the State of Delaware.

Also House Bill, No. 203, entitled:

An Act relating to the assessment of real estate in the city of Wilmington.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 49, entitled:

An Act to provide for the permanent improvement and maintenance of public highways in Kent county.

With a Senate amendment.

And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled Bills re-

ported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Substitute for House Bill No. 296, entitled:

An Act to amend Chapter 394. Vol. 22, Laws of Delaware, being an Act entitled: an Act entitled, an Act providing a General Corporation Law, approved March 17th, A. D. 1903.

On motion of Mr. McCafferty the bill, (Senate Bill No. 100), entitled:

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol 22, Laws of Delaware, entitled: an Act in relation to peddlers within the county of New Castle, as amended by Chapter 390, Vol. 22, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruit, vegetables, or other farm products from giving a bond to the State or paying a license.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Cann, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Messick, McCafferty Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House

Ordered that the Senate be informed thereof and the bill returned to that body.

On motion of Mr. Hirons the bill, (House Bill No. 181), entitled:

An Act providing for State taxes on all distilled liquors

manufactured in this State.

Mr. Allen moved to lay House Bill 181 on the table.

Which motion Prevailed.

On motion of Mr. Paradee House Bill No. 355 was withdrawn.

On motion of Mr. McCafferty the bill, (House Bill No. 305), entitled:

An Act in relation to the assessment and collection of taxes defectively or illegally assessed and levied against property within this State for county, road, poor, municipal, town and school purposes.

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, Knotts, Lambden, Messick, McCafferty, Palmer, Rash, Richards Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

On motion of Mr. Taylor the bill, (House Bill No. 244), entitled:

An Act in relation to over charges upon express packages.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows.

Yeas-Mr. Taylor-1.

Nays—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Lambden, Paradee, Palmer, Rash, Richards, Richardson, Staats, Wilson, Mr. Speaker—26.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared

Lost

On motion of Mr. Taylor the bill, (House Bill No. 245), entitled:

An Act regulating the delivering of express packages.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Harrington, Taylor-2.

Nays—Messrs. Corbit, Evans, Elliott, Harvey, Holcomb, Knotts, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—12,

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Conwell from the Committee on Education reported back the bill,

Senate Bill No. 119, entitled;

An Act pertaining to the State of Delaware.

With amendment.

On motion of Mr Holcomb the amendment was read.

And on his further motion was adopted.

And further on his motion the bill as amended was read a third time by paragraphs in order to pass the House.

On the question "Shall the House concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Conwell, Cooper, T. L., Corbit, Cubbage, Evans, Elliott, Harrington, Hirons, Holcomb, Knotts, Palmer, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—18.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Evans moved that House Bill 166 be laid on table.

Which motion

Prevailed.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Sub. for House Bill No. 242, entitled:

An Act to amend Chapter 15, Vol. 22, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing certain corporations.

On motion of Mr. Keenan House Bill No. 243 was withdrawn.

Mr. Knotts moved to lay House Bill 274 on the table.

Which motion

Prevailed.

On motion of Mr. Hirons House Bill No. 240 was withdrawn.

On motion of Mr. Taylor, House Bill No. 221, was with-drawn.

On motion of Mr. Garrison House Bill No. 46 was withdrawn.

On motion of Mr. Paradee House Bill No. 151 was withdrawn.

On motion of Mr. Holcomb the bill, (Senate Bill No. 90), entitled:

An Act providing for the licensing of individuals, associations of persons, firms or corporations having their principal places of business without this State but maintaining within this State branch stores, warehouses or distributing depots for the sale of products, goods, wares and merchandise, and fixing a rate of taxation therefor.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs Allen, Baggs, Cann, Conwell, Cooper, T. L. Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, Knotts, Lambden, Newton Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson Mr. Speaker—26.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Sterner, clerk of the Senate, being admitted informed the House that the Senate had concurred in the following House bills.

House Bill No. 366. entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow eight hundred thousand dollars for the purpose of paying off any floating indebtedness and current liability in connection with the Water Works system of the city of Wilmington and for defraying the cost of acquiring real estate and water rights; and for the completion, construction, erection and equipment of new reservoirs, filter plants, pumping stations, pumping engines pipes, mains and other appurtenances necessary for the completion and operation of the reservoir and filteration plants in connection with the extension of the water supply system of the city of Wilmington.

Also House Bill No. 239, entitled:

An Act to authorize the prothonotary of the Superior Court of the State of Delaware, in and for Sussez county, to make direct indices of judgments in his office, using the Campbell system of indexing.

Also House Bill No. 346, entitled:

An Act authorizing the Register in Chancery of Sussex County to make indices for causes in partition,

Also House Bill No. 89, entitled:

An Act for the encouragement of immigration and to foster the agricultural interests of the State.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had non-concurred in the following House bills:

House Bill No. 290, entitled:

An Act to amend an Act entitled: an Act to provide for the organization and control of the public schools of the city of Wilmington, being Chapter 92, Vol. 23, Laws of Delaware.

Also Sub. for House Bill No. 65, entitled:

An Act to encourage the production of alcohol in this State.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, informed the House that the Senate had concurred in the following House Bills:

House Bill No. 351, entitled:

An Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 372, entitled:

An Act to amend Chapter 93, of the Revised Code, of the State of Delaware, as amended in 1893, entitled: "Of the Court of Oyer and Terminer," by providing for a speedy convening thereof in certain cases.

Also House Bill No 357, entitled:

An Act to incorporate the several counties of this State.

Also House Bill No. 288, entitled:

An Act authorizing the State Librarian to dispose of certain books in the State Library.

Also House Bill No. 90, entitled:

An Act appropriating \$2,000 for the maintenance and support of the Old Peoples' Home at Dover.

Also House Bill No. 173, entitled:

An Act to appropriate five thousand dollars for the alteration, repair and additions to buildings for the State College for colored students.

Also House Bill No. 285, entitled:

An Act concerning the second election district of the sixth Representative district in New Castle county.

And returned the same to the House.

On motion of Mr.T. O. Cooper the bill. (House Bill, No. 273) entitled:

An Act to provide a clerk for the Auditor of Accounts.

Was taken up for consideration, and, on his further motion was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Cooper, T. O., Messick, Paradee, Mr. Speaker—4.

Nays—Messrs. Baggs, Cann, Corbit, Evans, Elliott, Flinn, Harrington, Harvey, Hirons, Keenam, Knotts, Lambden, Palmer, Rash, Richards, Richardson, Staats, Taylor—18.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared Lost.

Mr. Messick asked that the House Joint Resolution No. 31, entitled:

House Joint Resolution providing for the furnishing of copies of the Revised Code of 1893 Laws of Delaware, to members of the General Assembly.

Be read.

Mr. Messick moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. Allen, Cubbage, Evans, Holcomb, Lambden, Messick, McCafferty, Paradee, Rash, Mr. Speaker-10.

Navs—Messrs. Baggs, Conwell, Corbit, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Palmer, Richards, Richardson, Staats—15.

So the question was decided in the negative, and the joint

resolution not having received the required constitutional majority,

Was declared

Lost.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

Substitute for Senate Bill No. 107, entitled:

An Act defining certain nuisances in public conveyances on railways and railroads and prescribing penalties therefor.

And returned the same to the House.

On motion of Mr. McCafferty House Bills No. 295, 314 and 326 were withdrawn.

On motion of Mr. Taylor the vote on House Bill No. 111 was reconsidered.

On motion of Mr. McCafferty the bill, (Senate Bill No. 86), entitled:

An Act to amend Section 2, Chapter 69, Vol. 23, Laws of Delaware, entitled: an Act relating to notaries public, giving certain notaries public additional powers.

Was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas-Messrs. McCafferty, Mr. Speaker-2.

Nays—Messrs. Baggs, Cann. Conwell, Corbit, Elliott, Flinn. Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Lambden, Newton, Paradee, Palmer, Rash Richards, Richardson, Staats, Williams—21.

So the question was decided in the negative and the bill not having received the required constitutional majority,

Was declared

Lost.

Ordered that the Senate be informed thereof and the bill returned to that body.

Mr. Palmer on behalf of the Committee on Fish, Oysters and Game to whom had been referred the bill,

House Bill No. 111, entitled:

An Act providing for the survey, plotting and staking of oyster plantations in the Delaware Bay within the jurisdiction of the State of Delaware.

Reported the same back to the House unfavorably.

On motion of Mr. Taylor the bill, (Sub. tor House Bill No. 111), entitled:

An Act providing for the surveying, plotting and staking of oyster plantations in the Delaware Bay within the jurisdiction of the State of Delaware.

Was taken up for consideration, and on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas-Messrs. Allen, Cooper, T. O., Harrington, Holcomb, Taylor, Mr. Speaker-6.

Nays—Messrs. Baggs, Conwell, Corbit, Cubbage, Evans, Elliott, Flinn, Garrison, Harvey, Hirons, Knotts, Paradee, Palmer, Rash, Richards Richardson, Williams—17.

So the question was decided in the negative, and the bill not having received the required constitutional majority,

Was declared Lost

Mr. Sterner, Clerk of the Senate being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate sub. Bill:

Senate substitute for House Bill No. 349, entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware.

And presented the same to the House.

On motion of Mr. Richardsonthe bill, (House Bill No. 257), entitled:

An Act for the protection of terrapin in any of the streams in the State of Delaware.

Was taken up for consideration and on his further motion the Senate amendment thereto was read,

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Evans, Elliott, Harrington, Harvey, Hirons, Holcomb, Knotts. Lambden, Messick, McCafferty, Palmer, Rash, Richards, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the amendment having received the required constitutional majority,

Was declared

Concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Messick the bill, (Senate Snb for House Bill No. 359), entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware.

Was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. O., Cubbage, Evans, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts, Messick, Paradee, Palmer, Rash, Richards,

Staats, Taylor, Williams, Wilson, Mr. Speaker-24.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered that the Senate be informed thereof.

Mr. Taylor presented a joint resolution entitled:

House Joint Resolution No. 32, entitled:

Requesting President Roosevelt to issue an order for the purpose of aiding in the recovery of Horace Marvin.

Which on his motion was read.

Mr. Taylor moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Conwell, Cubbage, Evans, Elliott, Flinn, Harvey, Hirons, Holcomb, Knotts, Messick, Paradee, Richards, Staats, Taylor Williams, Wilson, Mr. Speaker—19.

Nays-None.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

Ordered to the Senate for concurrence.

On motion of Mr. Knotts Senate Bill No. 28 was laid on the table.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had not concurred in the following House bills:

House Bill No. 132, entitled:

An Act prohibiting the placing or erecting of poles in front

of Houses in the city of Wilmington.

Also House Bill No. 198, entitled:

An Act to amend Chapter 76, Vot. 21, Laws of Delaware, entitled: an Act to amend the Act entitled: an Act for the eradication of infectious and contagious diseases among the lower animals, being Chapter 639, Vol. 19, Laws of Delaware, by increasing the amount of appropriation to suppress diseases.

Also House Bill No. 364, entitled:

An Act requiring railway companies to construct and maintain fences and crossings along their lines.

Also House Bill No. 184, entitled:

An Act to protect county roads and bridges.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills.

House Bill 191, entitled:

An Act in relation to the dressing of certain animals.

Also House Bill No. 95, entitled:

An Act in relation to the election districts of Representative district Number eleven in New Castle county.

Also House Bill No, 190, entitled:

An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier General John Dagworthy.

Also House Bill No. 149, entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes.

And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled Bills re-

ported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

House Bill No. 327, entitled:

An Act to regulate and fix the fees of the Register of Wills and Recorder of Deeds for New Castle county.

On motion of Mr. Taylor the House adjourned until Monday, March 25, 1907 at 10;30 o'clock a.m.

March 25th, 1907-10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen. Baggs, Bennum, Cann, Conwell, Cooper, (Thomas L.), Cooper, (Thomas O.), Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Paradee, Palmer, Rash, Richardson, Staats, Taylor, Williams, Wilson, Mr. Speaker.

Reading of the Journal dispensed with.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 58, entitled:

'An Act to regulate the investment of the funds and the real estate holdings of life insurance companies.

Also House Bill No. 121, entitled:

An Act in relation to the licensing of grain distillers and to the sale and removal of the products thereof, and prescribing penalties.

Also House Bill No. 205, entitled:

An Act authorizing the Regulator of Weights and measures in and for New Castle county to inspect and stamp cans used for the shipment of milk and cream.

Also House Bill No. 268, entitled:

An Act to provide for the payment of a part of the debt of this State by an issue of bonds of the State.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 312, entitled:

An Act proposing an amendment to Section 15 of Article 2, of the Constitution of the State of Delaware, relating to the compensation of the members and presiding officers of the General Assembly

Also House Bill No. 5, entitled:

An Act to amend Section 24 of Chapter 152, Vol. 15, of the Laws of the State of Delaware entitled: an Act to incorporate the city of New Castle, relating to laying out new streets in said city.

Also House Bill No. 247, entitled:

An Act to incorporate New Castle Trust and Safe Deposit Company.

ŧ

Also House Bill No. 229, entitled;

An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware.

And returned the same to the House. .

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 349, entitled:

An Act authorizing the county school Commissioners to alter, divide, consolidate or unite school districts for colored people.

Also Senate Bill No. 353, entitled:

An Act to amend Chapter 177, Vol. 17, Laws of Delaware, being an Act entitled: an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle, in Trustees for the uses and purposes therein mentioned.

Also House Bill No. 156, entitled.

An Act to incorporate Mercantile Trust and Safe Deposit Company.

Also House Bill No. 167, entitled:

An Act to amend Section 12, 13, 14 and 15, Chapter 125, Revised Code of 1893. Laws of Delaware.

Also House Bill No. 271, entitled:

An Act to purchase a farm for experimental purposes, in the interest of Agriculture, and to authorize the issuance of bonds of the State of Delaware, to obtain funds for the payment and equipment of said farm.

Also Sub. for House Bill No. 25, entitled:

An Act in relation to a State Hospital at Harrington, Del.

Also House Bill No. 127, entitled:

An Act to permit the registration of life insurance policies and the deposit of reserve thereon with the Insurance Commissioner. And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill 95, entitled:

An Act in relation to the election districts of Representative district Number eleven in New Castle county.

Also House Sub. to House Bill No. 257, entitled:

An Act for the protection of terrapin in any of the streams in Sussex county.

Also House Bill No. 90, entitled:

An Act appropriating \$2,000 for the maintenance and support of the Old Peoples' Home at Dover.

Also Senate Sub. for House Bill No. 161, entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river.

Also House Bill No 372, entitled:

An Act to amend Chapter 93, of the Revised Code, of the State of Delaware, as amended in 1893, entitled: "Of the Court of Oyer and Terminer," by providing for a speedy convening thereof in certain cases.

Also House Bill No. 285, entitled:

An Act concerning the second election district of the sixth Representative district in New Castle county.

Also House Bill No. 177, entitled:

An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes,

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Bill No. 173, entitled:

An Act to appropriate five thousand dollars for the alteration, repair and additions to buildings for the State College for colored students.

Also House Bill No. 354, entitled:

An Act to prevent any Surety company, any Trust company, or any corporation engaged in the surety business in this State or the agents of any such company or corporations for making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount of payment of premiums or rates of charges for bonds of suretyship and providing a penalty for violation thereof.

Also House Bill No. 357, entitled:

An Act to provide for the collection and deposit with the Secretary of State, for preservation, of the books, papers, Documents, excerps, records and evidence collected by the Attorneys for the State of Delaware, for use in the suit lately pending in the United States Supreme Court between the State of Delaware and the State of New Jersey.

Also House Bill No. 149, entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 371, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000) for harbor improvement of the city of New Castle.

Also House Bill, No. 124, entitled:

An Act relating to the salary of the Auditor of Accounts.

Also House Bill No. 191, entitled:

An Act in relation to the dressing of certain animals.

Also House Bill No. 220, entitled:

An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy.

Also House Bill No. 351, entitled:

An Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville.

Mr. Evans on behalf of the Committee on Eurolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills.

House Sub. for House Bill No. 366, entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow eight hundred thousand dollars for the purpose of paying off any floating indebtedness and current liability in connection with the Water Works system of the city of Wilmington and for defraying the cost of acquiring real estate and water rights; and for the completion, construction, erection and equipment of new reservoirs, filter plants, pumping stations, pumping engines pipes, mains and other appurtenances necessary for the completion and operation of the reservoir and filteration plants in connection with the extension of the water supply system of the city of Wilmington.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Bill No. 337, entitled:

An Act to authorize the Attorney General to appoint three deputies and fixing the salary of the Attorney General and the said deputies.

Also Sub. for House Bill No. 277, entitled:

An Act imposing a State tax on State Banks, National Banks, Savings Banks, Trust Companies and providing for the collection thereof.

Also Sub. for House Bill No. 81, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow one hundred thousand dollars (\$100,000) for sewer, street and harbor improvements of the city of New Castle.

ŧ,

Also House Bill No. 23, entitled:

An Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating indebtedness of the said town.

Also Sub. for House Bill No. 368, entitled:

An Act providing for the creation of a Revenue and Taxation Commission and for an appropriation to pay the expenses and compensation thereof.

Also Sub. for House Bill No. 195, entitled:

An Act to provide for the refunding of a proportion of liquor license fees in local option districts in which there shall be a majority vote against license.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill, No. 239, entitled:

An Act to authorize the prothonotary of the Superior Court of the State of Delaware, in and for Sussex county, to make direct indices of judgments in his office, using the Campbell system of indexing.

Also Sub.for House Bill No. 135, entitled

An Act providing uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey.

House Substitute for House Bill No. 201, entitled:

An Act providing for the survey of certain public lands of the State.

House Bill No. 33, entitled:

An Act to amend an Act entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent county.

Also Sub. for House Bill No, 190, entitled:

An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier General John Dagworthy.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 113, entitled:

An Act to incorporate the Millsboro Trust and Safe Deposit Company.

Also Sub. for Senate Bill No. 120, entitled:

An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded School facilities for the children of this State by increasing the appropriation for each child admitted to a graded school.

Also Senate Bill No. 145, entitled:

An Act to amend Chapter 233, Vol. 19, Laws of Delaware, entitled: an Act to amend Sections 27, 35 and 38, Chapter 175, Vol. 18, Laws of Delaware, by exempting the Council of Newark from the payment of money to the Road Commissioners of White Clay Creek Hundred.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Bill No. 157, entitled:

An Act entitled: an Act to regulate the business of pawn-brokers and junk dealers in New Castle county, and repealing Chapter 374. Vol. 20, Laws of Delaware, and Chapter 14, Vol. 21, Laws of Delaware.

Also Sub. for House Bill No. 208, entitled:

An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the registration of the same, and uniform rules regulating the use and speed thereof, approved April 6th, 1905, by changing penal-

ties, increasing license fees and relating to Chaffeurs.

Mr. Evans on behalf of the Committee on Enrolled bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Sub. for House Bill No. 49, entitled:

An Act to provide for the permanent improvement and maintenance of public highways in Kent county.

Also House Bill No. 179, entitled:

An Act to amend Chapter 18 of Vol. 22, Laws of Delaware, entitled: an Act to readjust the amounts to be paid by the Delaware Railroad Company in commutation of its State taxes.

Also House Bill No. 346, entitled:

An Act authorizing the Register in Chancery of Sussex County to make indices for causes in partition,

Also Sub. for House Bill No. 305, entitled;

An Act in relation to the assessment and collection of taxes defectively or illegally assessed and levied against property within this State for county, road, poor, municipal, town and school purposes.

Also Sub. for House Bill No. 165, entitled: .

An Act relating to the State taxes of the Philadelphia and Baltimore and Wilmington Railroad company, and repealing Chapter 368, Vol. 14, Laws of Delaware.

Also Sub. for House Bill No. 187, entitled:

Senate substitute No. 2, for House Bill No. 187, entitled:

An Act for the protection and preservation of wild ducks.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills,

House Bill No. 17, entitled:

An Act in relation to the erection of additional buildings and for other improvements for the Delaware State Hospital at Farnburst, and to provide the necessary funds therefor.

Also House Bill No. 18, entitled:

An Act appropriating one hundred thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Also Sub. for House Bill No. 89, entitled:

An Act for the encouragement of immigration and to foster the agricultural interests of the State.

Also House Bill No. 222, entitled:

An Act to provide a system for the repair and improvement of the public roads bridges and causeways in New Castle county, for the collection of hundred road taxes heretofore assessed and levied and to repeal all Acts inconsistent herewith.

Also House Bill No. 223, entitled:

An Act to amend Chapter 60, Vol. 23. Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

Also House Bill No. 238, entitled:

An Act authorizing the Mayor and Council of Wilmington to borrow twenty thousand dollars for the purchase and maintenance of a park in the First and Third Wards of the city of Wilmington.

Mr. Evans on behalf of the Committee on Enrolled bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills.

House Bill No. 248, entitled;

An Act to amend Section 7, Chapter 60, Vol 23, Laws of Delaware, being an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof and fixing the compensation of such county officers and of their deputies and clerks.

3

Also House Bill 258, entitled:

An Act prescribing the method by which the school districts of this State may borrow money for the purposes of building and furnishing, or improving and enlarging school houses.

Also House Bill No. 288, entitled:

An Act authorizing the State Librarian to dispose of certain books in the State Library.

Alao House Blll No. 300, entitled:

An Act to reincorporate the town of Harrington.

Senate substitute for House Bill No. 301, entitled:

An Act to reincorporate the town of Laurel.

Also House Hill No. 309, entitled:

An Act providing for the purchase of a new watch boat to protect the oyster interests of the State of Delaware.

Also substitute for House Bill No. 315, entitled:

An Act to regulate the drawing, summoning, returning and service of jurors.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Substitute for House Bill No. 304, entitled:

An Act to incorporate the town of Bethel,

Also House Bill No. 344, entitled:

An Act to amend Chapter 23, Volume 19, Laws of Delaware, entitled an Act to repeal and supply Chapter 117, Volume 13, Laws of Delaware, as amended by Chapter 423, Volume 17, Laws of Delaware, amended by changing the tax on certain Insurance Companies.

Also House Bill No. 348, entitled:

An Act to incorporate the town of Millville.

Also House Bill No. 358, entitled.

An Act authorizing the Commissioners of School Districts Number 32 and 108, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Selbyville, Sussex county, Delaware.

Also Senate Sub. for House Bill No. 359, entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware.

Also Sub. for House Bill No. 367, entitled:

An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of this State to be solely owned by said applicant or applicants who shall be a bona-fide resident or residents of this State

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

House Sub. for House Bill No, 242, entitled:

An Act to amend Chapter 15, Vol. 22, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing certain corporations.

Also House Bill No. 327, entitled:

An Act to regulate and fix the fees of the Register of Wills and Recorder of Deeds for New Castle county.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Substitute for Senate Bill No. 15, entitled:

An Act to suppress bucket shops.

Also Senate Bill No. 130, entitled:

An Act to incorporate the Felton Trust Company.

Mr. Evans on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker the following bills:

Senate Bill No. 139, entitled:

An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark.

Also Senate Joint Resolution No. 21, entitled:

Senate Joint Resolution authorizing the State Librarian to deliver to the Jamestown Ter-Contennial, Commissioners of Delaware, flags, pictures and other articles in the State House belonging to the State, for the Delaware building at the Jamestown Exposition.

Also Senate Bill No. 71, entitled:

An Act to reincorporate the town of Lewes.

Also Senate Bill No. 89, entitled:

An Act to amend Section 5, Chapter 127, of the Revised Code enlarging the term of imprisonment for the crime of Manual aughter.

Also Senate Bill No. 79, entitled:

An Act defining certain misdeameanors concerning the books of the Law Library Association, of New Castle county, and prescribing penalties therefor.

Also Senate Bill No. 88, entitled:

An Act to fix the time for holding the Superior Court and Court of General Sessions in the several counties in this State.

Also Senate Bill No. 91, entitled;

An Act to amend Section 5, Chapter 131, of the Revised Code, enlarging the term of imprisonment for the crimes of bigamy.

Also Senate Bill No. 77, entitled:

An Act providing for repairs and alterations in the State House.

Also Senate Bill No. 138, entitled:

An Act regulating travel over the bridge at Laurel over the Laurel River.

Mr. Evans on behalf of the Committee on Enrolled bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

Senate Bill No. 49 entitled:

An Act to amend an Act entitled: an Act to authorize the appointment of a janitor for the State House, being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof

Also Senate Bill No. 56, entitled:

An Act creating a Board of Revision of assessments for each hundred or assessment district in New Castle county.

Also Senate Bill No. 123, entitled:

An Act authorizing counties, municipalities, corporations, and water commissions to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

Also Senate Bill No. 119, entitled:

An Act pertaining to the State of Delaware.

Also Senate Bill No. 100, entitled:

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled: an Act in relation to peddlers within the county of New Castle, as amended by Chapter 390, Vol. 23, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruit, vegetables, or other farm products from giving a bond to the State or paying a license.

Also Senate Bill No. 90, entitled:

An Act providing for the licensing of individuals, associations of persons, firms or corporations having their principal places of business without this State but maintaining within this State branch stores, warehouses or distributing depots for the sale of products, goods, wares and merchandise, and fixing a rate of taxation therefor.

Mr. Evans on behalf of the Committee on Eurolled Bills reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills. Senate Bill No. 68, entitled:

An Act directing the Levy Court of Sussex county to make additional settlements with the county Treasurer.

Also Senate Bill No. 47, entitled:

An Act to secure the purity of foods and drugs, and to prevent deception in the distribution and sale thereof.

Also Senate substitute for Senate Bill No. 5, entitled:

An Act to alter and re-establish the Statute relating to the City of Wilmington.

Also Substitute for Senate Bill 23, entitled:

An Act regulating annulment of marriage and divorce.

Also Senate Bill No. 142, entitled:

An Act to amend an Act entitled: an Act to alter and reestablish the Statutes relating to the city of Wilmington, passed at Dover, March 15, 1907, by providing when city officers of the city of Wilmington shall be elected and appointed.

Also Senate Bill No. 73, entitled:

An Act to cede certain lands to the United States of America.

Also Senate Bill No. 128, entitled:

An Act to change the name of Charles Lamot to Charles Lamot Messick and make him by adoption a son and heir-at-law of Charles W. Messick.

Also Senate Bill No. 76, entitled:

An Act to amend an Act to incorporate the town of Millsboro, being Chapter 750. Vol. 19, Laws of Delaware.

Also Senate Bill No 35, entitled:

An Act to amend Section 137, Chapter 297, Vol. 17, Laws of Delaware, entitled: An Act to revise, and consolidate the Statutes relating to the city of Wilmington, by providing for the improvement of the sanitary conditions of the city of Wilmington.

Mr. Evans on behalf of the Committee on Enrofled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 341, entitled:

An Act to reincorporate the town of Delaware City.

Also House sub. for House Bill No. 201, entitled:

An Act providing for the survey of certain public lands of the State.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

Sub. for House Bill No, 190, entitled:

An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier General John Dagworthy.

Also House Bill No. 337, entitled:

An Act to authorize the Attorney General to appoint three deputies and fixing the salary of the Attorney General and the said deputies.

Also Sub. for House Bill No. 277, entitled:

An Act imposing a State tax on State Banks, National Banks, Savings Banks, Trust and Loan Companies and providing for the collection thereof.

Also Sub. for House Bill No. 81, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow one hundred thousand dollars (\$100,000) for sewer, street and harbor improvements of the city of New Castle.

Also House Bill No. 23, entitled:

An Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating indebtedness of the said town.

Also Sub. for House Bill No. 368, entitled:

An Act providing for the creation of a Revenue and Taxation Commission and for an appropriation to pay the expenses and compensation thereof.

Also Sub. for House Bill No. 195, entitled:

An Act to provide for the refunding of a proportion of liquor license fees in local option districts in which there shall be a majority vote against license.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

Sub. for House Bill No. 49, entitled:

An Act to provide for the permanent improvement and maintenance of public highways in Kent county.

Also House Bill No. 179, entitled:

An Act to amend Chapter 18 of Vol. 22, Laws of Delaware, entitled: an Act to readjust the amounts to be paid by the Delaware Railroad Company in commutation of its State taxes.

Also House Bill No. 346, entitled:

An Act authorizing the Register in Chancery of Sussex County to make indices for causes in partition.

Also Sub. for House Bill No 305, entitled;

An Act in relation to the assessment and collection of taxes defectively or illegally assessed and levied against property within this State for county, road, poor, municipal, town and school purposes.

Also Sub. for House Bill No. 165, entitled:

An Act relating to the State taxes of the Philadelphia and Baltimore and Washington Railroad company, and repealing Chapter 368, Vol. 14, Laws of Delaware.

Also Sub. for House Bill No. 187, entitled:

Senate substitute No. 2, for House Bill No. 187, entitled:

An Act for the protection and preservation of wild ducks.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 371, entitled:

An Act authorizing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000) for harbor improvement of the city of New Castle.

Also House Bill No. 191, entitled:

An Act in relation to the dressing of certain animals.

Also House Bill No. 220, entitled:

An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy.

Also House Bill No. 351, entitled:

An Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville.

House Bill, No. 239, entitled:

An Act to authorize the prothonotary of the Superior Court of the State of Delaware, in and for Sussex county, to make direct indices of judgments in his office, using the Campbell system of indexing.

Also Sub.tor House Bill No. 135, entitled

An Act providing uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey.

Also House Bill No. 33, entitled:

An Act to amend an Act entitled: an Act requiring and enforcing payment to the county Treasurer of all fees of certain offi-

ces, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent county.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 173, entitled:

An Act to appropriate five thousand dollars for the alteration, repair and additions to buildings for the State College for colored students.

Also House Bill No. 354, entitled:

An Act to prevent any Surety company, any Trust company, or any corporation engaged in the surety business in this State or the agents of any such company or corporations for making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount of payment of premiums or rates of charges for bonds of suretyship and providing a penalty for violation thereof.

Also House Bill No. 357, entitled:

An Act to provide for the collection and deposit with the Secretary of State, for preservation, of the books, papers, documents, excerps, records and evidence collected by the Attorneys for the State of Delaware, for use in the suit lately pending in the United States Supreme Court between the State of Delaware and the State of New Jersey.

Also House Bill No. 149, entitled:

An Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House Bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill 95, entitled:

An Act in relation to the election districts of Representative district Number eleven in New Castle county.

Also House Sub. to House Bill No. 257, entitled:

An Act for the protection of terrapin in any of the streams in Sussex county.

Also House Bill No. 90, entitled:

An Act appropriating \$2,000 for the maintenance and support of the Old Peoples' Home at Dover.

Also Senate Sub. for House Bill No. 161, entitled:

An Act regulating travel over the bridge at Seaford over the Nanticoke river.

Also House Bill No 372, entitled:

An Act to amend Chapter 93, of the Revised Code, of the State of Delaware, as amended in 1893, entitled: "Of the Court of Oyer and Terminer," by providing for a speedy convening thereof in certain cases.

Also House Bill No. 285, entitled:

An Act concerning the second election district of the sixth Representative district in New Castle county.

Also House Bill No. 177, entitled:

An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes.

And returned the same to the House.

Mr. Sterner, clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No, 348, entitled:

An Act to incorporate the town of Millville.

Also House Bill No. 358, entitled:

An Act authorizing the Commissioners of School Districts Number 32 and 108, Sussex county, to borrow money for the purpose of building and furnishing a new school house at Selbyville, Sussex county, Delaware.

Also Senate Sub. for House Bill No. 359, entitled:

An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws, of Delaware.

Also Sub. for House Bill No. 367, entitled:

An Act requiring all persons applying for a license for a boat or vessel to dredge for oysters from the natural oyster beds of this State to be solely owned by said applicant or applicants who shall be a bona-fide resident or residents of this State

House Sub. for House Bill No. 242, entitled:

An Act to amend Chapter 15, Vol. 22, Laws of Delaware, entitled: an Act to raise revenue for the State by taxing certain corporations.

Also House Bill No. 327, entitled:

An Act to regulate and fix the fees of the Register of Wills and Recorder of Deeds for New Castle county.

Also House Substitute for House Bill No. 201, entitled:

An Act providing for the survey of certain public lands of the State.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 341, entitled:

An Act to reincorporate the town of Delaware City.

House Bill No. 17, entitled:

An Act in relation to the erection of additional buildings and for other improvements for the Delaware State Hospital at Farnhurst, and to provide the necessary funds therefor.

Also House Bill No. 18, entitled:

An Act appropriating one hundred thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

Also Sub. for House Bill No. 89, entitled:

An Act for the encouragement of immigration and to foster the agricultural interests of the State.

Also House Bill No. 222, entitled:

An Act to provide a system for the repair and improvement of the public roads bridges and causeways in New Castle county, for the collection of hundred road taxes heretofore assessed and levied and to repeal all Acts inconsistent herewith.

Also House Bill No. 223, entitled:

An Act to amend Chapter 60, Vol. 23. Laws of Delaware, by increasing the salary of the Coroner of New Castle county.

Also House Bill No. 238, entitled:

An Act authorizing the Mayor and Council of Wilmington to borrow twenty thousand dollars for the purchase and maintenance of a park in the First and Third Wards of the city of Wilmington.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 248, entitled;

An Act to amend Section 7, Chapter 60, Vol 23, Laws of Delaware, being an Act requiring and enforcing payment to the county Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof and fixing the compensation of such county officers and of their deputies and clerks.

Also House Bill 258, entitled:

An Act prescribing the method by which the school districts of this State may borrow money for the purposes of building and furnishing, or improving and enlarging school houses.

Also House Bill No. 288, entitled:

An Act authorizing the State Librarian to dispose of certain books in the State Library.

Also House Bill No. 300, entitled:

An Act to reincorporate the town of Harrington.

Senate substitute for House Bill No. 301, entitled:

An Act to reincorporate the town of Laurel.

Also House Bill No. 309, entitled:

An Act providing for the purchase of a new watch boat to protect the oyster interests of the State of Delaware.

Also substitute for House Bill No. 315, entitled:

An Act to regulate the drawing, summoning, returning and service of jurors.

Also Substitute for House Bill No. 304, entitled:

An Act to incorporate the town of Bethel,

Also House Bill No. 344, entitled:

An Act to amend Chapter 23, Volume 19, Laws of Delaware, entitled an Act to repeal and supply Chapter 117, Volume 13, Laws of Delaware, as amended by Chapter 423, Volume 17, Laws of Delaware, amended by changing the tax on certain Insurance Companies.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Sub. for House Bill No. 366, entitled:

An Act to authorize the Mayor and Council of Wilmington to borrow eight hundred thousand dollars for the purpose of paying off any floating indebtedness and current liability in connection with the Water Works system of the city of Wilmington and for defraying the cost of acquiring real estate and water rights; and for the completion, construction, erection and equipment of new reservoirs, filter plants, pumping stations, pumping engines pipes, mains and other appurtenances necessary for the completion and operation of the reservoir and filteration plants in connection with the extension of the water supply system of the city of Wilmington.

House Bill No. 157, entitled:

An Act entitled: an Act to regulate the business of pawnbrokers and junk dealers in New Castle county, and repealing Chapter 374. Vol. 20, Laws of Delaware, and Chapter 14, Vol. 21, Laws of Delaware.

Also Sub. for House Bill No. 208, entitled:

An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled: an Act defining motor vehicles and providing for the registration of the same, and uniform rules regulating the use and speed thereof, approved April 6th, 1905, by changing penalties, increasing license fees and relating to Chaffeurs.

Also House Bill, No. 124, entitled:

An Act relating to the salary of the Auditor of Accounts.

And returned the same to the House.

On motion of Mr. Messick the House took a recess until two o'clock p. m.

Same day-2 o'clock p. m.

House met pursuant to recess.

Mr. Speaker appoints as members of Special Committee on Revenue and Taxation, Messrs. Newton, Paradee and T. O. Cooper.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills the same having been signed by the President of the Senate.

Senate Bill No. 139, entitled:

An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark.

Also Senate Joint Resolution No. 21, entitled:

Senate Joint Resolution authorizing the State Librarian to deliver to the Jamestown Ter-Contennial Commissioners of Delaware, flags, pictures and other articles in the State House belonging to the State, for the Delaware building at the Jamestown Exposition.

Also Senate Bill No. 71, entitled:

An Act to reincorporate the town of Lewes.

Mr. Sterner clerk of the Senate being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate Bill No. 89, entitled:

An Act to amend Section 5, Chapter 127, of the Revised Code enlarging the term of imprisonment for the crime of Manslaughter:

Also Senate Bill No. 79, entitled:

An Act defining certain misdeameanors concerning the books of the Law Library Association, of New Castle county, and prescribing penalties therefor.

Also Senate Bill, No. 88, entitled:

An Act to fix the time for holding the Superior Court and Court of General Sessions in the several counties in this State.

Also Senate Bill No. 91, entitled;

An Act to amend Section 5, Chapter 131, of the Revised Code, enlarging the term of imprisonment for the crimes of bigamy.

Also Senate Bill No 77, entitled:

An Act providing for repairs and alterations in the State House.

Also Senate Bill No. 138, entitled:

An Act regulating travel over the bridge at Laurel over the Laurel River.

Also Senate Bill No. 49 entitled:

An Act to amend an Act entitled: an Act to authorize the appointment of a janitor for the State House, being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof

Mr. Sterner, Clerk of the Senate, being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate Bills, the same having been signed by the President of the Senate.

Senate Bill No. 56, entitled:

An Act creating a Board of Revision of assessments for each hundred or assessment district in New Castle county.

Also Senate Bill No. 123, entitled:

An Act authorizing counties, municipalities, corporations, and water commissions to donate money, land and other valuable things for the improvement of the National Guard of Delaware.

Also Senate Bill No. 119, entitled:

An Act pertaining to the State of Delaware.

Also Senate Bill No. 100, entitled:

An Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled: an Act in relation to peddlers within the county of New Castle, as amended by Chapter 390, Vol. 23, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruit, vegetables, or other farm products from giving a bond to the State or paying a license.

Also Senate Bill No. 90, entitled:

An Act providing for the licensing of individuals, associations of persons, firms or corporations having their principal places of business without this State but maintaining within this State branch stores, warehouses or distributing depots for the sale of products, goods, wares and merchandise, and fixing a rate of taxation therefor.

Senate Bill No. 68, entitled:

An Act directing the Levy Court of Sussex county to make additional settlements with the county Treasurer.

Also Senate Bill No. 47, entitled:

An Act to secure the purity of foods and drugs, and to prevent deception in the distribution and sale thereof.

Mr. Sterner, clerk of the Senate being admitted, presented for the signature of the Speaker of the House the following duly and correctly enrolled Senate bills, the same having been signed by the President of the Senate.

Senate substitute for Senate Bill No. 5, entitled:

An Act to alter and re-establish the Statute relating to the City of Wilmington.

Also Substitute for Senate Bill 23, entitled:

An Act regulating annulment of marriage and divorce.

Also Senate Bill No. 142, entitled:

128

An Act to amend an Act entitled: an Act to alter and reestablish the Statutes relating to the city of Wilmington, passed at Dover, March 15, 1907, by providing when city officers of the city of Wilmington shall be elected and appointed.

Also Senate Bill No. 73, entitled:

An Act to cede certain lands to the United States of America.

Also Senate Bill No. 128, entitled:

An Act to change the name of Charles Lamot to Charles Lamot Messick and make him by adoption a son and heir-at-law of Charles W. Messick.

Also Senate Bill No. 76, entitled:

An Act to amend an Act to incorporate the town of Millsboro, being Chapter 750. Vol. 19, Laws of Delaware.

Also Senate Bill No. 35, entitled:

An Act to amend Section 137, Chapter 287, Vol. 17, Laws of Delaware, entitled: An Act to revise, and consolidate the Statutes relating to the city of Wilmington, by providing for the improvement of the sanitary conditions of the city of Wilmington.

Substitute for Senate Bill No. 15, entitled:

An Act to suppress bucket shops.

Also Senate Bill No. 130, entitled:

An Act to incorporate the Felton Trust Company.

On motion of Mr. Evans the bi!l, (House Bill No. 373), entitled:

An Act making appropriations for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and nine.

◆`

Was read a first time.

On the further motion of Mr. Evans Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Evans, the bill, (House bill No. 374), entitled:

An Act making appropriations for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand, nine hundred and eight.

Was read a first time.

On the further motion of Mr. Evans, Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time, by its title, and referred to the Committee on Appropriations.

Mr. Evans from the Committee on Appropriations reported back with favorable recommendation the bill,

House Bill No. 373, entitled:

An Act making appropriations for the expenses of the State Government, other than Legislative expenses for the fiscal year ending on Monday immediately preceding the second Tuesday of January, in the year of our Lord one thousand nine hundred and nine.

On motion of Mr. Evans the bill just reported was taken up for consideration, and on his further motion, was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, James, Keenan, Knotts, Lambden, Messick, McCafferty, Newton, Rash, Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Evans from the Committee on Appropriations reported back with favorable recommendation the bill,

House Bill No. 374, entitled.

An Act making apppropriations for the expenses of the State Government other than Legislative expenses for the fiscal year ending Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and eight.

On motion of Mr. Evans the bill just reported was taken up for consideration, and on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Baggs, Bennum, Cann, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, James, Keenan, Knotts, Lambden, Messick, McCafferty, Nawton, Rash, Richards Richardson, Staats, Taylor, Williams, Mr. Speaker—28.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Hirons asked that the House Resolution entitled:

House Resolution appropriating certain money out of the State Treasury to pay the compensation of the members of the House of Representatives and certain expenses connected with

the present session thereof.

Be read.

Mr. Hirons moved that the resolution be adopted.

On the question, "Shall the resolution be adopted?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper, T. L., Cooper, T.O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn Garrison, Harrington, Harvey, Hirons, Holcomb, James, Lambden, Messick, McCafferty, Newton, Palmer, Rash Richards, Richardson, Staats, Taylor, Williams, Mr. Speaker—29.

Nays-None.

So the question was decided in the affirmative and the resolution having received the required constitutional majority,

Was declared

Adopted.

Whereas, The time has arrived for a separation of the members of this House for the session of 1907, and,

Whereas, The members of this House have been treated with the utmost courtesy, fairness and impartiality by our Speaker, the Honorable Richard Hodgson, therefore be it

Resolved, That the members of this House, hereby extend to the Honorable Richard Hodgson, our heartfelt thanks for the kind consideration he has shown us at all times and his willingness to be fair and impartial in his decisions as Speaker of this House.

Resolved. That a copy of these resolutions be engrossed and presented to Mr. Hodgson, and that a copy be entered on the Journal of this House.

On motion of Mr. Corbit the bill, (House Bill No. 375), entitled:

An Act to appropriate money to settle the claim of George H. Bates against the State of Delaware,

Was read a first time.

On the further motion of Mr. Corbit Rule 12 was suspended as to this bill.

And further on his motion the bill was read a second time by its title and referred to the Committee on Appropriations.

On motion of Mr. Holcomb the bill, (House Bill No. 376), entitled:

An Act appropriating certain money out of the State Treasury of this State to pay certain claims against the State.

Was read a first time.

On the further motion of Mr. Holcomb Rule 12 was suspended as to this bill,

And further on his motion the bill was read a second time by its title, and referred to the Committee on Claims.

Mr. Hirons from the Committee on Claims, reported back with favorable recommendation the bill.

House Bill No. 376, entitled:

An Act appropriating certain money out of the State Treasury of this State to pay certain claims against the State.

On motion of Mr. Holcomb the bill just reported was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Conwell, Cooper, T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Flinn, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts. Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—31.

Nays-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

S. 1

Passed the House.

Ordered to the Senate for concurrence.

Mr. Evans from the Committee on Appropriations reported back with favorable recommendation the bill,

House Bill No. 375, entitled:

An Act to appropriate money to settle the claim of George H. Bates against the State of Delaware.

On motion of Mr. Corbit the bill just reported was taken up for consideration and on his further motion was read a third time by paragraphs in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Baggs, Bennum, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Evans, Elliott, Garrison, Harrington, Harvey, Hirons, Keenan, Knotts, Messick, McCafferty Newton, Palmer, Rash, Richardson, Staats, Williams, Mr. Speaker—25.

Nays-Messrs. Cann, Taylor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority,

Passed the House,

Ordered to the Senate for concurrence.

Mr. Holcomb asked that the House Joint Resolution No. 32, entitled:

House Joint Resolution relating to the printing, publishing, and distribution of any Laws of the States of Delaware and New Jersey respecting the Delaware River and Bay passed according to the terms of the provisious of the compact between the States of New Jersey and Delaware,

Be read.

Mr. Holcomb moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered which being taken were as follows.

Yeas—Messrs. Allen, Baggs, Conwell, Cooper. T. L., Cooper, T. O., Corbit, Cubbage, Donaway, Elliott, Garrison, Harrington, Harvey, Hirons, Holcomb, James, Keenan, Knotts, Lambden, McCafferty, Palmer, Rash, Richards, Richardson, Staats, Taylor, Wilson, Mr. Speaker—27.

Nays-None.

So the question was decided in the affirmative, and the joint resolution having received the required constitutional majority,

Was declared

Adopted.

2

Ordered to the Senate for concurrence.

Mr. Sterner, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 373, entitled:

An Act making appropriations for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and nine.

Also House Bill No. 374, entitled:

An Act making appropriations for the expenses of the State Government other than Legislative expenses for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord, one thousand nine hundred and eight.

And returned the same to the House.

Mr. Sterner, clerk of the Senate, being admitted informed the House that the Senate had concurred in the following House bills.

House Bill No, 376, entitled:

With a Senate amendments.

ŧ

An Act appropriating certain money out of the State Treasury of this State to pay certain claims against the State.

Also House Joint Resolution No. 32, entitled:

House Joint Resolution relating to the printing, publishing, and distribution of any Laws of the States of Delaware and New Jersey respecting the Delaware River and Bay, passed according to the terms of the provisions of the compact between the States of New Jersey and Delaware.

And returned the same to the House.

Mr. Evans on behalf of the Committee on Enrolled Bills reorted as duly and correctly enrolled and ready for the signature of the Speaker, the following bills:

House Bill No. 373, entitled:

An Act making appropriations for the expenses of the State Government, other than Legislative expenses for the fiscal year ending on Monday immediately preceding the second Tuesday of January, in the year of our Lord one thousand nine hundred and nine.

House Bill No. 374, entitled.

An Act making apppropriations for the expenses of the State Government other than Legislative expenses for the fiscal year ending Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and eight.

On motion of Mr. Holcomb the bill, (House Bill No. 376) entitled:

An Act appropriating certain money out of the State Treasury of this State to pay certain claims against the State.

Was taken up for consideration, and on his further motion the Senate amendment thereto was read.

On the question "Shall the House non-concur in the amendment?"

The yeas and nays were ordered, which being taken were as follows:

Yeas—Messrs. Allen, Baggs, Cann, Conwell, Cooper. T. L., Corbit, Evans, Elliott. Garrison, Harrington, Harvey, Hirons, Holcomb, Keenan, Knotts. Lambden, Messick, McCafferty, Newton, Palmer, Rash, Richards, Richardson, Staats, Williams, Wilson, Mr. Speaker—27.

Nays-Mr. Cooper, T. O.-1.

So the question was decided in the affirmative, and the amendment,

Was declared

Not concurred in.

Ą

Ordered that the Senate be informed thereof.

Mr. Sterner being admitted informed the House that the Senate had appointed a Committee consisting of Messrs. Barnard, Sparks and Monaghan to confer with a Committee of the House to consider House Bill No. 376.

Mr. Holcomb moved that a committee of four be appointed to confer with a committee of the Senate on House Bill No. 376.

Mr. Speaker appointed on the part of the House, Messrs. Hirons, Richards, Taylor and Evans.

Mr. Evans on behalf of the Committee on Enrolled Bills reported as duly and correctly enrolled and ready for the signature the Speaker the following bills:

House Joint Resolution relating to the printing, publishing, and distribution of any Laws of the States of Delaware and New Jersey, respecting the Delaware River and Bay, passed according to the terms of the provisions of the compact between the States of New Jersey and Delaware.

Mr. Speaker in compliance with House Bill 253 appoints as committee on the part of the House Messrs. Evans, Richardson, and Holcomb, to meet the third Tuesday of January, 1908, to settle with certain State officers.

Mr. Sterner clerk of the Senate being admitted informed the House that the Senate had non-concurred in the following House bill:

House Bill No. 376, entitled;

An Act appropriating certain money out of the State Treasury of this State to pay certain claims against the State.

And returned the same to the House.

Senate concurrent Resolution:

Be it resolved by the Senate of the State of Delaware, in General Assembly met, the House of Representatives concurring therein,

That the Senate and House of Representatives adjourn sine die at 6 o'clock, p. m., March 25th, A. D. 1907.

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 374, entitled:

An Act making appropriations for the expenses of the State Government other than Legislative expenses for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord, one thousand nine hundred and eight.

Also House Bill No. 373, entitled:

An Act making appropriations for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and nine.

Mr. Sterner, Clerk of the Senate being admitted informed the House that the Senate had concurred in the following House Bills:

House Bill No. 376, entitled:

An Act appropriating certain money out of the State Treasury of this State to pay certain claims against the State.

And returned the same to the House.

Mr. Sterner, Clerk of the Senate being admitted returned to the House the following duly and correctly enrolled House joint resolution the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Joint Resolution No. 32, entitled:

House Joint Resolution relating to the printing, publishing, and distribution of any Laws of the States of Delaware and New Jersey respecting the Delaware River and Bay passed according to the terms of the provisious of the compact between the States of New Jersey and Delaware,

Mr. Sterner, Clerk of the Senate being admitted, returned to the House the following duly and correctly enrolled House bills, the same having been signed by the Speaker of the House and Mr. President of the Senate.

House Bill No. 376, entitled:

An Act appropriating certain money out of the State Treasury to pay certain claims against the State.

PARDONS AND REPRIEVES.

STATE OF DELAWARE

vs.
JOHN BOOZER, alias
CHARLES THORN.

New Castle County.
September Term, 1904.
Indictment, Murder of the
First Degree.

ð

At the September Term of the Court of General Sessions of the State of Delaware, in and for New Castle County, one John Boozer, alias Charles Thorn, was indicted upon a charge of the crime of murder of the first degree, and at a Court of Oyer and Terminer of the said State of Delaware, sitting in and for the said county of New Castle, and beginning on the twenty-first day of September, in the year of our Lord, One thousand nine hundred and four, the said indictment against the said John Boozer, alias Charles Thorn, under and by virtue of a writ of certiorari, duly issued, was certified to the said Court of Oyer and Terminer, in which said Court of Oyer and Terminer the said John Boozer, alias Charles Thorn, was arraigned and upon his arraignment pleaded not guilty, and the said cause was there-

upon continued to the next term of the said court, at which said next term of the said Court of Oyer and Terminer, to wit, the term beginning on the twenty eighth day of November, in the year of our Lord One thousand nine hundred and four, the said John Boozer, alias Charles Thorn, was tried upon the said indictment and upon such trial was found guilty in manner and torm as indicted; whereupon it was adjudged by the said Court of Oyer and Terminer that the said John Boozer, alias Charles Thorn, should be taken from the bar of the Court to the New Castle County Workhouse, and there safely and securely detained until the seventeenth day of February, A. D. 1905, and that on that day, between the hours of ten o'clock in the forenoon and four o'clock in the afternoon, he be hanged by the neck until dead.

And whereas, it has been represented to our Governor that the above is a proper case for Executive interposition and it seeming meet to our said Governor so to do:

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have granted and by these presents do grant unto the said John Boozer, alias Charles Thorn, a reprieve of the said judgment of the said Court for the period of twenty-eight (28) days from the said seventeenth day of February, A. D. 1905, whereby the execution of the said judgment of the said Court is suspended from the said seventeenth day of February, A. D. 1905, until the seventeenth day of March, A. D, 1905, upon which last mentioned day the said judgment of the said Court shall be duly executed, between the hours and in the manner therein prescribed.

[Seal]

In testimony whereof, I have hereto set my hand and caused the Great Seal of the said State to be affixed at Dover, this fifteenth day of February, in the year of our Lord, one thousand nine hundred and five, and of the Independence of the United States the one hundred and twenty-ninth.

By the Governor:

PRESTON LEA.

JOSEPH L. CAHALL, Secretary of State. STATE OF DELAWARE
vs.
JOHN BOOZER, alias
CHARLES THORN.

New Castle County, September Term, 1904. Indictment, Murder of the First Degree.

1

Whereas, on the fifteenth day of February, A. D. 1905, the Governor of the State of Delaware granted unto the above named defendant a reprieve of the judgment of the Court of Oyer and Terminer of the State of Delaware, imposed in the above entitled case, which said reprieve is in the following language, to wit:

"At the September term of the Court of General Sessions of the State of Delaware, in and for New Castle county, one John Boozer, alias Charles Thorn, was indicted upon a charge of the crime of murder of the first degree, and at a Court of Over and Terminer of the said State of Delaware, sitting in and for the said county of New Castle, and beginning on the twenty-first day of September, in the year of our Lord, one thousand nine hundred and four, the said indictment against the said John Boozer, alias Charles Thorn, under and by virtue of a writ of certiorari, duly issued, was certified to the said Court of Over and Terminer, in which said Court of Over and Terminer the said John Boozer, a ias Charles Thorn, was arraigned and upon his arraignment pleaded not guilty, and the said cause was thereupon continued to the next term of the said court, at which said next term of the said Court of Over and Terminer, to wit, the term beginning on the twenty-eighth day of November, in the year of our Lord, one thousand nine hundred and four, the said John Boozer, alias Charles Thorn, was tried upon the said indictment and upon such trial was found guilty in manner and form as indicted; whereupon it was adjudged by the said Court of Oyer and Terminer that the said John Boozer, alias Charles Thorn, should be taken from the bar of the court to the New Castle County Workhouse, and there safely and securely detained until the seventeenth day of February, A. D. 1905, and that on that day, between the hours of ten o'clock in the forenoon and four o'clock in the afternoon, he be hanged by the neck until dead.

And whereas, it has been represented to our Governor that the above is a proper case for Executive interposition and it seeming meet to our said Governor so to do; Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have granted and by these presents do grant unto the said John Boozer, alias Charles Thorn, a reprieve of the said judgment of the said court for the period of twenty-eight (28) days from the said seventeenth day of February, A. D. 1905, whereby the execution of the said judgment of the said Court is suspended from the said seventeenth day of February, A. D. 1905, until the seventeenth day of March, A. D. 1905, upon which last mentioned day the said judgment of the said court shall be duly executed, between the hours and in the manner therein prescribed."

And whereas, the Board of Pardons of the State of Delaware, on the second day of March, A. D. 1905, did make a recommendation to the said The Governor of the State of Delaware, in the following language, to wit:

"To His Excellency,

Preston Lea,

Governor of Delaware.

We, the undersigned, members of the Board of Pardons, after a hearing in the application for pardon of John Boozer, alias Charles Thorn, convicted at the November term, A. D. 1904, of the Court of Oyer and Terminer of the State of Delaware, in and for New Castle County, of murder in the first degree, to whom your Excellency did, on the eleventh day of February, A. D. 1905, grant a reprieve of the judgment of said court until the seventeenth day of March, A. D. 1905, recommend the further reprieve of said judgment of said court until the fourteenth day of April, A. D. 1905, for the purpose of hearing certain testimony not produced at the trial.

I. T. Parker, J. R. Nicholson, Jos. L. Cahall, Thos. N. Rawlins, Geo. H. Dick."

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Con-

stitution of the said State in that behalf, have granted, and by these presents do grant unto the said John Boozer, alias Charles Thorn, a further reprieve of the said judgment of the said Court, for the period of Twenty-eight (28) days from the said seventeenth day of March, A. D. 1905; whereby the said execution of the said judgment of the said Court is suspended from the said seventeenth day of March, A. D. 1905, until the fourteenth day of April, A. D. 1905, upon which last mentioned day the said judgment of the said Court shall be duly executed between the hours and in the manner therein described.

[Seal]

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed at Dover, this 13th day of March in the year of our Lord, one thousand nine hundred and five, and of the Independence of the United States, the one hundred and twenty-ninth.

By the Governor:

PRESTON LEA.

JOS. L. CAHALL,

Secretary of State.

This day the Governor, upon the recommendation of the Board of Pardons, after a full hearing in the application for pardon of John Williams, convicted as John Boozer, alias Charles Thorn, at the November Term, A. D. 1904, of the Court of Oyer and Terminer of the State of Delaware, in and for New Castle County, of the crime of murder, and sentenced to be hanged by the neck until dead, granted a third reprieve until October 13th, 1905, for the following reason, viz:

Because of evidence produced before the Board of Pardons, that the said applicant was a laborer at Pinners' Point, Virginia, in the employ of the Southern Railroad Company, during the month of December, A. D. 1897, at the time the murder was committed, and to give opportunity to produce additional evidence in support or rebuttal.

This day the Governor upon the recommendation of the Board of Pardons, gaanted a full Pardon unto William Till, as follows:

THE STATE OF DELAWARE, SS.

STATE OF DELAWARE

SHADRAC TRUSTY
AND
WILLIAM TILL

New Castle County. No. 12 to Nevember Term, 1873. Indictment Larceny.

At the November term of the Court of General Sessions of the Peace and Jail Delivery of the State of Delaware, in and for New Castle County, one William Till was indicted, arraigned and tried for the crime of larceny, and upon such trial was found guilty thereof, whereupon it was adjudged by the said Court that the said William Till should pay restitution money the sum of highty Dollars and costs of prosecution, and on Saturday, November 22nd be whipped with ten lashes and be imprisoned for six months, commencing November 22nd, 1873, and ending May 21st, 1874, and for six months next after his discharge from prison shall wear a convict jacket as an outer garment for a badge of crime.

Whereas, by the Constitution of the State of Delaware, the said conviction of the said William Till deprived and still deprives him of enjoying the rights of an elector of this State:

And whereas, a majority or the Board of Pardons, after a full hearing, have recommended in writing, that a full and unconditional pardon be granted to the said William Till, he having served out the term for which he was sentenced.

Now, therefore. I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have and do hereby grant a full and unconditional pardon to said William Till to and for which the said William Till was sentenced by the judgment of the said Court, as aforesaid,

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed at Dover, this Ninth day of August in the year of our Lord one

[Seal]

125

thousand nine hundred and five and of the Independence of the United States the one hundred and thirty.

By the Governor:

PRESTON LEA.

JOS. L. CAHALL,

Secretary of State.

STATE OF DELAWARE

JOHN BOOZER, alias CHARLES THORN.

New Castle County. September Term, 1904. Indictment, Murder of the First Degree.

ŧ

At the September Term of the Court of General Sessions of the State of Delaware, in and for New Castle County, one John Boozer, alias Charles Thorn, was indicted upon a charge of the crime of murder of the first degree, and at a Court of Oyer and Terminer of the said State of Delaware, sitting in and for the said county of New Castle, and beginning on the twenty-first day of September, in the year of our Lord, One thousand nine hundred and four, the said indictment against the said John Boozer, alias Charles Thorn, under and by virtue of a writ of certiorari, duly issued, was certified to the said Court of Oyer and Terminer, in which said Court of Oyer and Terminer the said John Boozer, alias Charles Thorn, was arraigned and upon his arraignment pleaded not guilty, and the said cause was thereupon continued to the next term of the said court, at which said next term of the said Court of Oyer and Terminer, to wit, the term beginning on the twenty-eighth day of November, in the vear of our Lord One thousand nine hundred and four, the said John Boozer, alias Charles Thorn, was tried upon the said in-dictment and upon such trial was found guilty in manner and form as indicted; whereupon it was adjudged by the said Court of Over and Terminer that the said John Boozer, alias Charles Thorn, should be taken from the bar of the Court to the New Castle County Workhouse, and there safely and securely detained until the seventeenth day of February, A. D. 1905, and that on that day, between the hours of ten o'clock in the forenoon and four o'clock in the afternoon, he be hanged by the neck until dead.

And whereas, upon the recommendation of the Board of

Pardons at sundry times, the said John Boozer, alias Charles Thorn, have been granted fror time to time reprieves of said judgment until the 13th day of October, A. D. 1905:

And whereas, a majority of the Board of Pardons, after a full hearing have recommended in writing that the said John Boozer, alias Charles Thorn, be granted an additional reprieve until the 16th day 6f March, A. D. 1906;

And whereas it seeming meet to said Governor so to do;

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have granted and by these presents do grant unto the said John Boozer, alias Charles Thorn, a reprieve of the said judgment of the said Court for the period of one hundred and fifty-four (154) days from the said Thirteenth day of October, A. D. 1905, whereby the execution of the said judgment of the said Court is suspended from the said Thirteenth day of October, A. D. 1905, until the sixteenth day of March, A. D, 1906, upon which last mentioned day the said judgment of the said Court shall be duly executed, between the hours and in the manner therein prescribed.

[Seal]

In testimony whereof, I have hereto set my hand and caused the Great Seal of the said State to be affixed at Dover, this fifth day of October in the year of our Lord, one thousand nine hundred and five, and of the Independence of the United States the one hundred and thirtieth.

By the Governor:

PRESTON LEA.

JOSEPH L. CAHALL,

Secretary of State.

This day the Governor upon the recommendation of the Board of Pardons, after a full hearing granted a full pardon unto Thomas Wooters, convicted at the April Term, A. D. 1905, of the Court of General Sessions of the State of Delaware, in and for Kent County, of the crime of breaking into outhouse with intent to commit felony, and sentenced by said Court to pay the sum of \$6.25 restitution money to Job Kemp, that on Saturday

April 29, 1905, between the hours of 10 A. M. and 2 P. M he be whipped with twenty lashes, that he be imprisoned one year commencing April 27, 1905, and ending April 26, 1906, and pay the costs of prosecution, for the following reasons, yiz:

That the said Wooters has been a model prisoner, behaving himself at all imes during his term of imprisonment; that said Wooters apprised the Sheriff of an attempt to break jail in time to prevent the escape of several long term prisoners; that said Wooters at great personal risk when certain desperate prisoners had made a successful attack upon the Jail Warden, rushed to the assistance of said Warden and together with said Warden prevented a general jail delivery.

STATE OF DELAWARE vs.
JOHN BOOZER, alias CHARLES THORN.

New Castle County, September Term, 1904. Indictment, Murder of the First Degree.

At the September term of the Court of General Sessions of the State of Delaware, in and for New Castle county, one John Boozer, alias Charles Thorn, was indicted upon a charge of the crime of murder of the first degree, and at a Court of Over and Terminer of the said State of Delaware, sitting in and for the said county of New Castle, and beginning on the twenty-first day of September, in the year of our Lord, one thousand nine hundred and four, the said indictment against the said John Boozer, alias Charles Thorn, under and by virtue of a writ of certiorari, duly issued, was certified to the said Court of Oyer and Terminer, in which said Court of Over and Terminer the said John Boozer, alias Charles Thorn, was arraigned and upon his arraignment pleaded not guilty, and the said cause was thereupon continued to the next term of the said court, at which said next term of the said Court of Over and Terminer, to wit, the term beginning on the twenty-eighth day of November, in the year of our Lord, one thousand nine hundred and four, the said John Boozer, alias Charles Thorn, was tried upon the said indictment and upon such trial was found guilty in manner and form as indicted; whereupon it was adjudged by the said Court of Oyer and Terminer that the said John Boozer, alias Charles Thorn, should be taken from the bar of the court to the New Castle County Workhouse, and there safely and securely detained until the seventeenth day of February, A. D. 1905, and that on that day, between the hours of ten o'clock in the forenoon and four o'clock in the afternoon, he be hanged by the neck until dead.

And whereas, upon the recommendation of the Board of Pardons at sundry times the execution of the sentence of the said Court has been suspended until March 16th, A. D. 1906:

And whereas, it has been represented to our Governor that the above is a proper case for Executive interposition and it seeming meet to our said Governor so to do;

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have granted and by these presents do grant unto the said John Boozer, alias Charles Thorn, a reprieve of the said judgment of the said court for the period of one hundred and eighty-two (182) days from the sixteenth day of March, A. D. 1906, whereby the execution of the said judgment of the said Court is suspended from the said sixteenth day of March, A. D. 1906, until the fourteenth day of Sept., A. D. 1906, upon which last mentioned day the said judgment of the said court shall be duly executed, between the hours and in the manner therein prescribed.

[Seal]

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed at Dover, this First day of March in the year of our Lord, one thousand nine hundred and six, and of the Independence of the United States, the one hundred and thirtieth.

By the Governor:

PRESTON LEA.

JOS.L. CAHALL,

Secretary of State.

This day the Governor upon the recommendation of the Board of Pardons, after a full hearing, commuted the sentence of Albert F. Matlack, as follows:

THE STATE OF DELAWARE, SS.

STATE OF DELAWARE
vs.
ALBERT F. MATLACK.

New Castle County.
September Term, 1606.
Information charging violation of
Section Seven, Article Five of
the Constitution of the State of
Delaware.

At the September term of the Court of General Sessions of the State of Delaware, in and for New Castle County, one Albert F. Matlack, was indicted, arraigned and tried for the crime of violating Section Seven, Article Five, of the Constitution of the State of Delaware; and upon such trial was found guilty thereof; whereupon it was adjudged by the said Court that the said Albert F.Matlack should forfeit and pay a fine of five hundred dollars, be imprisoned one year, commencing October 20, 1905 and ending October 19, 1906, and pay the costs of prosecution.

And whereas, a majority of the Board of Pardons, after a full hearing have recommended in writing, that the sentence imposed upon Albert F. Matlack of one year's imprisonment from October 20, 1906 be commused so that the term of imprisonment shall expire on the 14th day of June, A. D. 1906, at twelve o'clock M.

Now, therefore, I, Preston Lea, Governor of the State of Delaware by virtue of the authortity in me vested by the Constitution of the said State in that behalf, have granted and by these presents do grant unto Albert F. Matlack a commutation of the judgment of said Court, so that the term of his imprisonment shall expire on the 14th day of June, A. D. 1906 at twelve o'clock M.

[Seal]

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed at Dover, this thirteenth day of June, in the year of our Lord one thousand nine hundred and six, and of the Independence of the United States the one hundred and thirtieth.

By the Governor:

PRESTON LEA,

JOS: L CAHALL,

Secretary of State.

This day the Governor, upon the recommendation of the Board of Pardons, granted a full pardon and restored the citizenship of Charles W. Jack, as follows, to-wit:

THE STATE OF DELAWARE, SS.

STATE OF DELAWARE

CHARLES W. JACK.

New Castle County. November Term, 1903. Indictment Assault With Intent to Commit Murder.

At the November Term of the Court of General Sessions of the State of Delaware, in and for New Castle County, one Charles W. Jack was indicted, arraigned and tried for the crime of assault with intent to commit murder, and upon such trial was found guilty thereof by a jury of his county; whereupon it was adjudged by the said Court that the said Charles W. Jack should inter alia be imprisoned for three years, commencing Nov. 27th, 1903, and ending Nov. 26th, 1906.

And whereas, the term of imprisonment aforesaid did expire on March 20th, 1906, by reason of credits of time during imprisonment for good behaviour, in accordance with the Statute in that behalf;

And whereas a majority of the Board of Pardons, after a full hearing, have recommended in writing, a full pardon and restoration of citizenship of said Charles W. Jack for the reason that said Charles W. Jack bore an excellent reputation prior to contracting the cocaine habit, which impaired his faculties, said assault having been committed while under the influence of said drug.

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have granted, and by these presents do grant a full pardon and restoration of citizenship unto the said Charles W. Jack, resultant from the sentence of the judgment of said Court, as aforesaid.

[Seal]

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed, at Dover, this eighth day of August: in the year of our Lord, one thousand nine hundred and six, and of the Independence of the United States of America, the one hundred and thirty-first.

By the Governor:

PRESTON LEA.

JOS. L. CAHALL,

Secretary of State.

This day the Governor, upon the recommendation of the Board of Pardons, after a full hearing, granted a full pardon unto John Boozer, alias Charles Thorn, as follows:

STATE OF DELAWARE

vs.
JOHN BOOZER, alias
CHARLES THORN.

New Castle County.
September Term, 1904,
Indictment Murder of the First
Degree.

At the September Term of the Court of General Sessions of the State of Delaware, in and for New Castle County, one John Boozer, alias Charles Thorn, was indicted upon a charge of the crime of murder of the first degree, and at a Court of Oyer and Terminer of the said State of Delaware, sitting in and for said County of New Castle, and beginning on the twenty-first day of September, in the year of our Lord, one thousand nine hundred and four, the said Indictment against the said John Boozer, alias Charles Thorn, under and by virtue of a writ of certiorari, duly issued, was certified to the said Court of Over and Terminer, in which said Court of Oyer and Terminer the said John Boozer, alias Charles Thorn was arraigned, and upon his arraignment pleaded not guilty, and the said cause was thereupon continued to the next Term of the said Court, at which said next Term of the said Court of Oyer and Terminer, to-wit, the term beginning on the twenty-eighth day of November, in the year of our Lord,

one Thousand nine hundred and four, the said John Boozer, alias Charles Thorn, was tried, upon the said Indictment and upon such trial was found guilty in manner and form as indicted; whereupon it was adjudged by the said Court of Oyer and Terminer, that the said John Boozer, alias Charles Thorn should be taken from the bar of the Court to the New Castle County Workhouse, and there safely and securely detained until the seventeenth day of February, A. D. 1905, and that on that day between the hours of ten o'clock in the forenoon and four o'clock in the afternoon he be hanged by the neck until dead.

And whereas, the said judgment of the Court has been reprieved in sundry times whereby the sentence of the Court has been suspended from the 17th day of February, A. D. 1905, until the 14th day of September, 1906;

And whereas a majority of the Board of Pardons, after a full hearing, have recommended, in writing, the granting of a full pardon of said John Williams, convicted as John Boozer, alias Charles Thorn, on the ground of mistaken identity, the Board having become convinced by the evidence offered that the said John Williams convicted as John Boozer, alias Charles Thorn, at the time of the commission of the crime for which he was convicted was a laborer on the Docks at Pinner's Point, Va.

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have granted, and by these presents do grant unto John Boozer, alias Charles Thorn, a full pardon from the sentence imposed by the judgment of said Court, as aforesaid.

[Seal]

3

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed, at Dover, this tenth day of September in the year of our Lord, one thousand nine hundred and six, and of the Independence of the United States of America, the one hundred and thirty-first.

By the Governor:

PRESTON LEA.

JOS. L. CAHALL,

Secretary of State.

126

This day the Governor, upon the recommendation of the Board of Pardons, granted a full pardon unto John Lingo, of Etisha, convicted at the Ottober Term, A. D. 1902, of the Court of General Sessions of the State of Delaware, in and for Sussex County, of the crime of using a female child for immoral purposes and sentenced to pay the costs of prosecution and be imprisoned for the period of five years, commencing October 9, 1902, and ending October 8, 1907, for the following reasons, viz:

The said Lingo has been a moral prisoner, behaving himself at all times during the term of imprisonment; that said Lingo apprised the Sheriff of Sussex County of several proposed attempts to break jail by inmates of Sussex County jail to the end that the Sheriff frustrated the plans of said inmates; that said Lingo rendered aid and assistance to the Sheriff on several occasions in actual attempts to break jail by the inmates.

This day the Governor upon the recommendation of the Board of Pardons, granted a full Pardon unto Thomas Poor as follows:

THE STATE OF DELAWARE, SS.

STATE OF DELAWARE Kent County.
vs. October Term, 1905.
THOMAS POOR. Indictment Assault and Battery

At the October Term of the Court of General Sessions of the State of Delaware in and for Kent county, one Thomas Poor was indicted, arraigned and pleaded guilty to the crime of assault and battery, whereupon it was adjudged by the said Court that the said Thomas Poor should be imprisoned for the term of five years commencing on October 27, 1905, and ending October 26, 1910.

And whereas, a majority of the Board of Pardons, after a full hearing, have recommended in writing, the granting a full pardon of the said Thomas Poor,

Now, therefore, I, Preston Lea, Governor of the State of Delaware, by virtue of the authority in me vested by the Constitution of the said State, in that behalf, have and by these presents do grant a full pardon unto the said Thomas Poor of

the judgment to and for which the said Thomas Poor was sentenced by the judgment of the said Court, as aforesaid, for the reason that the newly discovered evidence educed before the Board of Pardons presented a case of less gravity than that presented to the Court, which state of facts rendered the assault and battery one of trivial character.

[Seal]

In testimony whereof, I have hereto set my hand and caused the Great Seal of the said State to be affixed at Dover, this 31st day of December in the year of our Lord, one thousand nine hundred and six, and of the Independence of the United States the one hundred and thirty-first.

By the Governor:

હ

PRESTON LEA.

JOSEPH L. CAHALL,

Secretary of State.

This day the Governor upon the recommendation of the Board of Pardons, granted a full pardon unto Amos Maston, as follows:

THE STATE OF DELAWARE, SS.

STATE OF DELAWARE

Kent County, October Term, 1905, Indictment Assault and Battery.

vs. AMOS MASTEN

At the October Term of the Court of General Sessions of the State of Delaware, in and for Kent County, one Amos Masten, was indicted, arraigned and pleaded guilty to the crime of assault and battery, whereupon it was adjudged by the said Court that the said Amos Masten should be imprisoned for the term of five years commencing on October 27, 1905, and ending October 26, 1910.

And whereas, a majority of the Board of Pardons, after a full hearing have recommended in writing the granting a full pardon of the said Amos Masten,

Now, therefore, I, Preston Lea, Governor of the State of Del-

aware by virtue of the authortity in me vested by the Constitution of the said State in that behalf, have granted and by these presents do grant a full pardon unto the said Amos Masten of the judgment to and for which the said Amos Masten was sentenced by the judgment of said Court, as aforesaid, for the reason that the newly discovered evidence educed before the Board of Pardors presented a case of less gravity than that presented to the Court which state of facts rendered the assault and battery one of trivial character.

[Seal]

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the said State to be affixed at Dover, this 31st day of December in the year of our Lord, one thousand nine hundred and six, and of the Independence of the United States, the one hundred and thirty-first.

By the Governor:

PRESTON LEA.

JOS.L. CAHALL,

Secretary of State.

On motion of Mr. Holcomb the House adjourned sine die.

W. J. SWAN,

Clerk.

3

>

• • . , .

INDEX

Δ

ACKNOWLEDGEMENTS AND AFFIDAVITS-

House Bill No. 119; An Act to make valid certain acknow-ledgements and affidavits; notice given, page 221; read first time, read second time, referred, page 229; reported favorably, page 255; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 277; concurred in, page 324; enrolled, page 357; signed by the Speaker of the House and President of the Senate, page 392.

ACCOUNTS-

Ì

Committee to Audit, See House Joint Resolution No. 6.

Committee on, page 65.

ACTIONS AGAINST NON-RESIDENTS-

Act in relation to, See Wilmington.

ACTIONS EXCONTRACTU AND ERDILICTO—

House Bill No. 114; An Act making counties liable in action excontractu and erdilicto; read first time, read second time, referred, page 223; reported on merits, page 471; substitute taken up for consideration, read third time, lost, page 499.

ACTIONS OF TRESPASS—

House Bill No. 329; An Act to amend Chapter 190, of Vol. 15, Laws of Delaware, entitled; an Act to amend Chapter 128, of the Revised Code, as amended, providing for appeals to the Superior Court, in actions of trespass before a Justice of the Peace; notice given, page 433; read first time, read second time, referred, page 628; reported favorably, page 761.

ADJUTANT GENERAL—

Senate Bill No. 131; An Act to increase the salary of the Adjutant General; read first time, read second time, referred, page 802; reported favorably, 819; taken up for consideration, page 864; read a third time, passed the House, ordered returned to the Senate, page 865; signed by the President of the Senate, page 918; enrolled, page 926.

See House Joint Resolution No. 8.

See House Joint Resolution No. 11.

ADMINISTRATORS AND EXECUTORS—

Act in relation to,

See Executors and Administrators.

ADULT BLIND-

Senate Bill No. 61; An Act to provide for the education and training of the indigent adult blind persons of the State of Delaware; read first time, read second time, referred, page 471; reported favorably, page 638; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 659; signed by the President of the Senate, page 725; enrolled, page 734.

ADULTEROUS COHABITATION-

House Bill No. 292; An Act to punish adulterous cohabitation; notice given, page 327; read first time, read second time, referred, page 533; reported on merits, page 874; withdrawn, page 934.

ADVISORY INITIATIVE AND ADVISORY REFERENDUM—

Votes on, pages 827-9.

ADVERTISEMENTS-

Substitute for Senate Bill No. 30; An Act to amend Chapter 82, Vol. 23, Laws of Delaware, entitled; an Act regulating the furnishing of supplies for the State, by defining the character of advertisements for proposals for supplies and when such advertisements may be omitted; read first time, read second time, referred, page 383; reported favorably, page 473; taken

up for consideration, read third time, passed the House, ordered returned to the Senate, page 652; signed by the President of the Senate, page 723.

AGRICULTURE-

House Bill No. 89; An Act for the renewal of an Act for the encouragement of immigration and to foster the agricultural interests of the State, being Chapter 333. Vol. 22, Laws of Delaware, approved March 19, 1903; notice given, page 149; read first time, read second time, referred, page 188; reported unfavorably, page 319; taken up for consideration, read third time, made special order, page 319; reported favorably, page 358; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 368; concurred in, page 943; enrolled page 960; signed by the Speaker of the House and President of the Senate, page 972.

AGRICULTURAL EXPERIMENTAL STATION—

See House Joint Resolution No. 18.

AGRICULTURE AND FORESTRY—

Committee on, page 66.

ALCOHOL-

Ì

House Bill No. 65; An Act entitled; an Act to encourage the production of alcohol within this State; notice given, page 53; read first time, page 142; read second time, referred, page 143; reported favorably with amendment, page 318; taken up for consideration, read third time, page 369; passed the House, ordered to the Senate for concurrence, page 370; referred back to committee, page 416; reported back with substitute page 581; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 753; not concurred in, page 943.

ALLEN, BENJAMIN B .-

Of the First Representative District of New Castle County, appeared and took his seat, page 5; nominated temporary clerk, page 7; appointed as member of Committees on Revenue and Taxation, Federal Relations, Enrolled Bills, Municipal Corporations, Private Corporations, Military Affairs, pages 65-7; voted for U. S. Senator, page 86; in joint session, page 96.

ALMSHOUSE-

House Bill No. 267; An Act to change the name of the Sussex County almshouse to the Sussex County Hospital; notice given, page 444; read first time, read second time, referred, 512; reported favorably, page 535; reported favorably with substitute, page 627; taken up for consideration, read third time, passed the House, ordered to the Senate for concurpage 650.

ANTHRAX-

House Bill No. 197; An Act to amend Chapter 451, Vol. 21, Laws of Delaware, entitled: an Act to amend Chapter 630, Vol.17, Laws of Delaware, passed May 10, 1897, by providing for the burial of animals which die from anthrax; notice given, page 327; read first time, read second time, referred, page 359; reported favorably, page 440; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 488; concurred in, page 548; enrolled, page 582; signed by the Speaker of the House and President of the Senate, page 625.

APPOINTMENT—

House Bill No, 302; An Act relating to the appointment of collectors of taxes, Trustees of the Poor and Overseer or Overseers of roads in Sussex County; notice given, page 126; read first time, read second time, referred, page 552; reported unfavorably, page 822.

APPOINTMENT OF TEACHERS—

Act in relation to, See School District.

APPROPRIATIONS-

Act to, funds for Delaware State Hospital. See Delaware State Hospital.

Act to, money to pay claim of Walter J. Harrington. See Walter J. Harrington.

Act to, money to pay claim of John Barr. See John Barr.

Act to, money to pay claim of Cornelius J. Horrigan. See Cornelius J. Horrigan.

Act to, \$500 to State College for Corored Students. See State College for Colored Students.

Act to, \$500 to erect monument.

See Dagworthy.

Act to, \$125,000 to Delaware State Hospital. See Delaware State Hospital.

Act to, \$500 to George H. Dick.

See George H. Dick.

Act to, \$40.53 to F. Edna Dick.

See F. Edna Dick.

Act to, \$20,000 to Delaware State Hospital.

See Delaware State Hospital.

Act to, certain money.

See George W. Baker

Act to increase, by Levy Court.

See Levy Court.

Act to, \$2,500.

See Old People's Home.

Act to, \$200 for shells.

See Shells.

Act to, money for.

See Delaware State College.

Act authorizing Treasurer to pay \$10,000.

See Industrial School for Girls.

Act to, \$3,000 for early records.

See Early Records.

Act to, \$300 for printing certain papers.

See Earliest History.

Act making, for expenses of year ending January, 1909. See Expenses.

Act making, for expenses of year ending January, 1908. See Expenses.

Act to, money to settle claim. See George H. Bates.

Act to, certain money to pay certain claims. See Certain Claims.

Committee on, page 66.

ARBOR DAY-

Governor's Message, page 23.

ARMORY-

Act in relation to. See State Military Board.

ASSAULT-

House Bill No. 27; An Act prescribing the punishment for assault with attempt to commit rape; notice given, page 92; read first time, read second time, referred, page 106; reported favorably, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 132, not concurred in, page 225.

ASSESSORS-

House Bill No. 39; An Act to amend Section 1, Chapter 173, Vol. 23, Laws of Delaware, being an Act entitled; an Act to reincorporate the town of Odessa in New Castle County, approved April 3, 1905, by changing the word Assessors to Assessor; notice given, page 104; read first time, read second time, referred, page 113; reported favorably, page 159; taken up for consideration, read third time, page 169; passed the House, ordered to the Senate for concurrence, page 170; concurred in, page 245; enrolled, page 262; signed by the Speaker of the House and President of the Senate, page 284.

ASSESSORS' AND COLLECTORS' CLERKS—

Act in relation to. See Wilmington.

ATTORNEY-GENERAL -

Accorded privilege of House floor, page 13.

House Bill No. 337: An Act to authorize the Attorney-General to appoint three deputies, and fixing the salary of the Attorney-General and the said deputies; notice given, page 375; read first time, read second time, referred, page 640; reported favorably with amendments, page 693; recommitted, page 743; reported favorably, page 759; reported with two amendments, read adopted, bill read third time, passed the House, ordered to the Senate for concurrence, page 862; concurred in, page 921; enrolled, page 956, signed by the Speaker of the House and President of the Senate, page 966.

AUCTIONEERS—

Act in relation to. See Soldiers and Sailors.

AUDITOR-

.1

Act appointing Committee to settle with. See Joint Committee.

AUDITOR OF ACCOUNTS-

House Bill No. 124; An Act relating to the salary of the Auditor of Accounts; notice given, page 228; read first time, read second time, referred, page 237; reported favorably with amendment, page 264; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 394; concurred in, page 921; enrolled, page 955; signed by the Speaker of the House and President of the Senate, page 974.

House Bill No. 273; An Act to provide a clerk for the Auditor of Accounts; notice given, page 434; read first time, page 513; read second time, referred, page 514; reported unfavorably, page 677; taken up for consideration, read third time, lost, page 945.

ASSESSMENT AND TAXATION—

Governor's Message, page 19.

BAGGS, WILLIAM H .-

Of the First Representative District of New Castle County, appeared and took his seat, page 5; moved that the House elect permanent officers, page 9; appointed member of Committees on Federal Relations, Crimes and Punishments, Temperence, Appropriations, Revised Statutes, Immigration, pages 65-7; voted for U. S. Senator, page 86; in joint session page 96.

Resolutions of sympathy for, page 724.

BALTIMORE AND PHILADELPHIA RAILROAD COM-PANY—

House Bill No. 177; An Act to readjust the amounts to be paid by the Baltimore and Philadelphia Railroad Company in commutation of its State taxes; read first time, read second time, referred, page 330; reported favorably with amendment, page 781; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 792; concurred in with Senate amendment, page 926; Senate amendment read, adopted ordered returned to Senate, enrolled, page 954, signed by the Speaker of the House and President of the Senate, page 970.

BANKS-

House Bill No. 21; An Act for the protection of banks. dams, trunks, sluices, culverts, flood gates, drains and diches; notice given, page 86; read first time, read second time, referred, page 93; reported favorably, page 133; taken up for consideration, read third time, page 135; passed the House, ordered to the Senate for concurrence, page 136, concurred in, page 324; signed by the Speaker of the House and President of the Senate, page 392.

BANKING AND INSURANCE—

Committee on, page 66.

BAKER, GEORGE W.—

House Bill No. 80, entitled; An Act appropriating certain money out of the State Treasury of this State to pay the claim of

George W. Baker for fuel; notice given, page 160; read first time, read second time, referred, page 169; reported favorably, page 184; taken up for consideration, read third time, passed the House, page 203; ordered to the Senate for concurrence, page 204; concurred in, page 248; enrolled, page 262; signed by the Speaker of the House and President of the Senate, page 285

BARR, JOHN-

House Bill No. 116; An Act appropriating certain money out of the Treasury of this State to pay the claim of John Barr for services rendered the State; notice given, page 133; read first time, read second time, referred, page 224; reported favorably, 251; taken up for consideration, read third time, page 293; passed the House, ordered to Senate for concurrence, page 294; concurred in, page 378; enrolled, page 408; signed by the Speaker of the House and President of the Senate, page 437.

BATES, GEORGE H.—

House Bill No. 375, An Act to appropriate money to settle the claim of George H. Bates against the State of Delaware; read first time, page 981; read second time, referred, page 982; reported favorably taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 983.

BENNUM, HENRY O .-

Of the Eighth Representative District of Sussex County, appeared and took his seat, page 6; appointed as a member of Committees on Elections, Federal Relations, Stationery and Supplies, Fish, Oysters and Game, Labor, Public Health, pages 65-7; voted for U.S. Senator, page 86; in joint session, page 96.

Resolutions of sympathy for, page 602.

BETHANY BEACH—

House Bill No. 186; An Act to incorporate the town of Bethany Beach and giving it authority to issue bonds; notice given, page 328; read first time, read second time, referred, page 342; reported favorably, page 459, withdrawn.

BETHEL-

House Bill No. 304; An Act to incorporate the town of Bethel; notice given, page 267; read first time, read second time, referred, page 552; reported favorably with amendment, page 706; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 712; concurred in page 898; Senate substitute read, passed the House, ordered returned to Senate, page 901; enrolled, page 961; signed by the Speaker of the House and President of Senate, page 973.

BIGAMY-

Senate Bill No 91; An Act to amend Section 5, Chapter 131, of the Revised Code, enlarging the term of imprisonment for the crime of bigamy; read first time, read second time, referred, page 561; reported favorably, page 627; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 888; enrolled, page 963; signed by the President of the Senate, page 976.

BLACK BASS-

Senate Bill No. 10; An Act to amend Chapter 372, Vol. 22, Laws of Delaware, being an Act entitled an Act for the protection of black bass in the fresh water streams and the lakes and ponds within the jurisdiction of Delaware, by changing the time in which it shall be lawful to catch or fish for black bass; read first time, read second time, referred, page 380; reported favorably, page 438; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 518; signed by the President of the Senate, page 591; enrolled, page 624.

BOARD OF EXCISE COMMISSIONERS—

House Bill No. 370; An Act providing that all power and authority in any way connected with or relating to the granting or assigning of licenses for the sale of intoxicating liquors shall be vested in a Board of Excise Commissioners to be appointed by the Governor; read first time, read second time, referred, page 717.

BOARD OF PARK COMMISSIONERS—'

House Bill No. 326; An Act to amend Chapter 204, of Vol. 17, Laws of Delaware, being an Act to provide for public parks for the use of the citizens of Wilmington and its vicinity, by providing that members of the Board of Park Commissioners shall be appointed by the Mayor; notice given, page 460; read first time, read second time, referred, page 618; witndrawn, page 946.

BOARD OF REVISION OF ASSESSMENTS-

Senate Bill No. 56; An Act creating a Board of Revision of Assessments for each hundred or assessment district in New Castle County; read first time, read second time, page 470; referred, page 471; reported favorably with amendment, 859; taken up for consideration, read a third time, page 867; passed the House, ordered returned to the Senate, page 868; signed by the President of the Senate, page 964; enrolled, page 976.

BOARD OF SEWER COMMISSIONERS—

House Bill No. 830; An Act authorizing and appointing a Board of Sewer Commissioners, for the town of Georgetown, which shall establish, control and regulare a sewer plant for said town, prescribing the powers and duties of said board, and providing for the election of their successors; notice given, page 423; read first time, read second time, referred, page 641; recommitted, page 783; withdrawn.

BOAT OR VESSEL-

Act in relation to, See Oysters.

BOND ISSUE-

Act in relation to, See Middletown.

Governor's Message, page 19.

BOWERS-

House Bill No. 91; An Act to incorporate the town of Bowers; notice given, page 72; read first time, read second time, referred, page 188; reported favorably, page 215; taken up for

consideration, read third time, passed the House, ordered to the Senate for concurrence, page 247; concurred in, page 480; enrolled, page 541; signed by the Speaker of the House and President of the Senate, page 590.

BOYER, EMMA MILDRED—

Act to change name to. See Alice Snyder.

BOOZER, JOHN alias CHARLES THORN—

Reprieved, page 989; reprieved, page 991; reprieved, page 992; reprieved, page 997; pardoned. page 1001.

BRANDYWINE HUNDRED-

House Bill No. 206; An Act in relation to roads and highways in Brandywine Hundred; notice given, page 75; read first time, read second time, referred, page 381; reported favorably, page 656; recalled, page 714; reported favorably with amendment, page 753; taken up for consideration, read third time, page 776; passed the House, ordered to the Senate for concurrence, page 767.

House Bill No. 281; An Act requiring the placing of safety gates at a certain railroad crossing in Brandywine Hundred; notice given, page 428; read first time, read second time, referred, page 525; reported favorably, page 602, withdrawn, page 924.

BREAKWATER AND FRANKFORD RAILROAD COM-PANY—

Act in relation to, See Mortgages.

BREEDERS AND RAISERS OF POULTRY-

House Bill No. 321; An Act to protect breeders and raisers of poultry from the depredations of dogs and foxes; notice given, page 462; read first time, read second time, referred, page 608; reported favorably, page 648; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 680; not concurred in, page 937.

BRIDGES-

House Bill No. 86; An Act regulating the expenses of building and repairing bridges crossing the dividing line between counties of the State; notice given, page 154; read first time, read second time, referred, page 186; reported favorably, page 284; taken up for consideration, read third time, lost, page 328.

BRIDGEVILLE-

House Bill No. 320; An Act to amend an Act entitled: an Act to reincorporate the town of Bridgeville; notice given, page 377; read first time, read second time, referred, page 601; reported favorably, page 631; taken up for consideration; read third time, page 662; passed the House, ordered to Senate for concurrence, page 662; concurred in, page 731; enrolled, page 762; signed by the Speaker of the House and President of the Senate, page 800.

BRINTON, CALEB-

House Bill No. 39; An Act to repeal an Act entitled, An Act to divorce Caleb Brinton and Clarine J. Brinton from the bonds of matrimony, passed at Dover, April 12, 1887; notice given, page 76; read first time, page 89; read second time, referred, page 90; reported favorably, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 100; concurred in, page 333; enrolled, page 357; signed by the Speaker of the House and President of the Senate, page 392.

BRINTON, CLARINE J-

Act in relation to. See Caleb Brinton.

BROADKILN RIVER—

Act in relation to fishing in. See Fishing.

Act in relation to fishing in. See Fishing.

BROWN, DUDLEY VERNON-

Act to change name to. See Dudley Vernon Walker.

BUCKET SHOPS-

Senate Bill No 15; An Act to suppress bucket shops; read first time, read second time, referred, page 825; reported favorably, page 840; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 879; enrolled, page 962; signed by the President of the Senate, page 978.

BULL CLARENCE L.—

House Bill No. 97, An Act to change the name of Clarence L. Bull to Clarence L. Hudson, and the name of Blanche C. Bull to Blanche C. Hudson; notice given, page 182; read first time, read second time, referred, page 201; reported favorably page, 255; taken up for consideration, page 268; read third time, passed the House, ordered to the Senate for concurrence, page 269; concurred in, page 411; enrolled, page 465; signed by the Speaker of the House and President of the Senate, page 492.

BULL, BLANCHE C.—

Act to change name to. See Clarence L. Bull.

BURNS, ROBERT M.—

House Bill No. 109; An Act directing Robert M. Burns, County Treasurer of New Castle County to pay to the Board of Public Education in Wilmington, all sums received or to be received from colored school taxes assessed against real estate in the city of Wilmington, for the years 1902, 1903, 1904 and 1905; and providing for the distribution of the same; notice given, page 195; read first time, read second time, referred, page 216; reported favorably page 264; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 109; concurred in, page 468; enrolled, page 508; signed by the Speaker of the House and President of Senate, page 547.

CANAL—

House Bill No. 100; An Act in relation to the proposed canal intended for a free waterway from the mouth of North West Branch on Smyrna River to the upper end of the first reach on said River above Fleming's Bridge with a view to shortening the course of the navigable waters of Smyrna River; notice given, page 182; read first time, read second time, referred, page 208; reported favorably, page 227; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 259; concurred in, page 411; enrolled, page 466; signed by the Speaker of the House and President of the Senate, page 493.

CANN. RICHARD T. JR.—

Of the Twelfth Representative District of New Castle County, appeared and took his seat, page 5; appointed as a member of Committees on Crimes and Punishments, Stationery and Supplies, Public Buildings, Charities and Eleemosynary Institutions, Immigration, pages 65-7; voted for U.S. Senator, page 86; in joint session, page 96.

CARP-

Act in relation to, See Fishing. Act in relation to. See Fishing:

CERTAIN CLAIMS—

House Bill No. 376, entitled; An Act appropriating certain money out of the State Treasury to pay certain claims against the State; notice given, page 363; read first time, read second time, referred, reported favorably; taken up for consideration, read third time, page 982; passed the House, ordered to the Senate for concurrence, page 983; concurred in, with Senate amendment, page 984; amendment, read adopted, page 985; lost, page 986; non-concurred in, page 986; committee appointed, page 986; concurred in page 987; signed by the Spea: ker of the House and President of the Senate, page 988.

CERTIFICATES-

Of Election read, pages 7-9.

Act in relation to.

See intoxicating liquors.

CHAUFFEURS-

Act in relation to fee of. See motor vehicles.

CHAPLAIN-

Elected, page 12.

Supplies for.

See resolution page 51.

CHARTER-

Act to alter.

See Wilmington.

CHARITIES AND ELEEMOSYNARY INSTITUTIONS—

Committee on, page 66.

CHEASPEAKE AND DELAWARE CANAL—

Act to regulate fishing in.

See fishing.

CHILDREN-

Act to limit age and employment of, See inspector.

CHRISTIANA HUNDRED-

House Bill No. 174; An Act requiring the placing of safety gates at a certain railroad crossing in Christiana Hundred; notice given, page 309; read first time, read second time, referred, page 323; re-committed, page 423; reported favorably, with amendment, page 656; re-committed, page 660; substitute reported with amendment, page 670; substitute taken up for consideration, read third time, page 695; passed the House,

ordered to the Senate for concurrence, page 696; not concurred in, page 832.

House Bill No. 67; An Act in relation to the roads and high-ways in Christiana Hundred; notice given, page 111; read first time, page 143; read second time, referred, page 144; reported favorably, page 168; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 172; concurred in, page 325; enrolled, page 357; signed by the Speaker of the House and the President of the Senate, page 392

CITY AUDITOR'S CLERK-

House Bill No. 195; An Act to amend an Act entitled: an Act to revise and consolidate the Statutes relating to the city of Wilmington, being Chapter 207, Vol. 17, Laws of Delaware, by providing for the appointment of a City Auditor's Clerk; notice given, page 349; read first time, page 358; read second time, referred page 359; reported favorably, page 872; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 870, concurred in, page 906; enrolled page 957; signed by the Speaker of the House and President of the Senate, page 967.

House Bill No. 196; An Act to amend an Act entitled; an Act to revise and consolidate the Statutes relating to the city of Wilmingtin, being Chapter 207, Vol. 17. Laws of Delaware, by providing for the appointment of a City Treasurer's clerk. notice given, page 349; read first time, read second time, referred, page 359; reported favorably page 589; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 675.

CIGARETTES—

House Bill No. 87; An Act to amend Chapter 783, Vol. 19, Laws of Delaware, entitled an Act prohibiting the sale of cigarettes to minors, under the age of seventeen years, passed April 11, 1893; by changing the age of minors to whom cigarettes may be given or sold; notice given, page 149; read first time, read second time, referred, page 187; reported favorably, page 295; taken up for consideration, read third time, lost, page 339.

CITY COURT-

Act in relation to. See Wilmington.

CLERKS-

Act in relation to. See Auditor of Accounts.

Act in relation to. See City Auditor's Clerk.

Act in relation to. See City Treasurer's Clerk.

Act in relation to. See Wilmington.

CLERK OF THE HOUSE-

Appointed, page 10.

Act appointing Committee to settle with. See Joint Committee.

CLERK OF THE SENATE-

Appointment announced, page 11.

Act appointing Committee to settle with.

See Joint Committee.

CITY COUNCIL AND BOARD OF TRADE OF WILMING-

Invitation to attend banquet of, page 54.

CLAIM8-

Committee on, page 65.

COLLINS, ELSIE I.—

House Bill No. 98; An Act changing the name of Elsie S. Seamore to Elsie L. Collins, and making her by adoption the daughter and heir at law of Roland R. Collins; notice given, page 181; read first time, read second time, referred, page 202;

reported favorably, page 255; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 258; concurred in, page 468; enrolled, page 507, signed by the Speaker of the House and President of the Senate, page 591.

COLORED SCHOOL TAXES—

Act in relation to.

See Robert M. Burns.

COLORED SCHOOL DISTRICTS—

House Bill No. 349; An Act authorizing the county school commissioners to alter, divide, consolidate or unite school districts for colored people; notice given, page 455; read first time, read second time, referred, page 683; reported favorably page 685; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 706: concurred in, page 852; enrolled, page 912; signed by the Speaker of the House and President of the Senate, page 933.

COLONIAL DAMES OF DELAWARE—

Invitation accepted, page 39.

COLLECTOR OF TAXES—

Act relating to appointment of, See appointment.

COMMITTEE ON CLAIMS—

See House Joint Resolution No. 29.

COMPACT IN REGARD TO STATES OF NEW JERSEY AND DELAWARE—

See House Joint Resolution No. 1.

See House Joint Resolution No. 2.

See House Joint Resolution No. 32.

· Governor's Message, page 34.

COMPENSATION-

House Bill No. 312; An Act proposing an amendment to

Section 15 of Article 2 of the State of Delaware, relating to the compensation of the members and presiding officers of the General Assembly; notice given, page 362; read first time, read second time, referred, page 558; reported favorably, page 658; taken up for consideration, read third time, passed the House, page 704; ordered to the Senate for concurrence, page 705; concurred in, page 835; enrolled, page 892; signed by the Speaker of the House and President of the Senate, page 952.

Communication in relation to, pages 335-6.

Communication from Governor, pages 340-1

COMPTROLLER-

House Bill No. 52; An Act relating to the office of the Comptroller for New Castle County; notice given, page 115; read first time, read second time, referred, page 131; reported unfavorably, page 178; reported favorably with amendment, page 235; reported substitute favorably, page 254; taken up for consideration, read third time, passed the House, page 269; ordered to the Senate for concurrence, page 270; concurred in, page 325; enrolled, page 357; signed by the Speaker of the House and the President of the Senate, page 392

House Bill No 265; An Act in relation to the duties of the Comptroller of New Castle County; notice given, page 445; read first time, read second time, referred, page 511; reported favorably, page 735, withdrawn, page 874.

COMMITTMENTS—

Act in relation to certain classes of prisoners. See Workhouse.

COMMUNICATIONS FROM OTHER STATE GOVERN-MENTS-

Governor's Message, page 31.

CONDEMNATION OF LANDS—

Act in relation to, See St. Jones River.

CONSTABLES-

3

Senate Bill No. 13; An Act in relation to fees of Justices of the Peace and Constables; read first time, read second time, referred, page 561; reported favorably, page 659; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 710; signed by the President of the Senate, page 784; enrolled, page 820.

Senate Bill No. 22; An Act in relation to the penalty in the official bonds of constables in New Castle County outside of the city of Wilmington: read first time.page 217; read second time, referred page 218; reported unfavorably pag-,254; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 273; signed by the President of the Senate, page 301.

Senate Bill No. 52; An Act in relation to the penalty in the official bond of constables in Sussex County; read first time, read s-cond time, referred, page 414; reported favorably page 494; taken up for consideration, read a third time, page 536; passed the House, ordered returned to the Senate, page 537; signed by the President of the Senate, page 591; enrolled, page 624.

Senate Bill No 99; An Act in relation to the bond of the constables appointed for and residing in White Clay Creek Hundred; read first time, read second time, referred page 621; report ed favorably, page 735; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 767, signed by the President of the Senate, page 807; enrolled page 819.

House Bill No. 41; An Act to repeal Chapter 295, Vol 22, Laws of Delaware, being An Act to amend an Act entitled: an Act authorizing the appointment of an additional constable in New Castle County, approved April 16,1903; notice given, page 104; read first time, read second time, referred, p. ge 114; reported favorably, page 185, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 203; concurred in, page 245; enrolled, page 262; signed by the Speaker of the House and President of the Senate.

House Bill No. 291; An Act providing for the appointment of

additional constables in certain districts in this State; notice given, page 327; read first time, read second time, referred, page 533; reported unfavorably, page 874; witudrawn, page 934.

CONTAGIOUS DISEASES-

Act in relation to.
See Live Stock Sanitary Board.

COAL OIL—

Act in relation to. See protection of persons.

CONVENTION OF CITIES AND TOWNS— Communications from, pages 182-4.

CONWELL, CHARLES S-

Of the Seventh Representative District of Kent County, appeared and took his seat, page 6; nominated and elected temporary clerk; page 7; appointed member of committee to notify Governor that both Houses are ready for business, page 11; appointed as member of Committees on Rules, Judiciary, Accounts, Education, Banking and Insurance, pages 65-7; voted for U.S. Senator, page 86; in joint session, page 97.

CONSTITUTION OF THE STATE OF DELAWARE—

See House Joint resolution No. 21.

COOPER, MARGARET B.—

House Bill No. 42; An Act appropriating the sum of Forty Dollars and Thirty-three cents to Margaret B. Cooper, as compensation for services as Clerk to the Auditor of Accounts: notice given, page 108; read first time, page 114; read second time, referred, page 115; reported favorably, page 167; taken up for consideration; read third time, page 212; passed the House, ordered to Senate for concurrence, page 213; concurred in, page 818; enrolled, page 848; signed by the Speaker of the House and President of the Senate, page 905.

COOPER, THOMAS L.—

Of the Sixth Representative District of Kent County, appeared

and took his seat, page 6; appointed as member of Committees Federal Relations, Crimes and Punishments, Agriculture and Forestry; Revised Statutes, Public Highways, pages 65-6; voted for U. S. Senator, page 86; in joint session, page 97.

COOPER, DR. THOMAS O .-

Of the Fourth Representative District of New Castle County, appeared and took his seat, page 5; nominated for Chairman, page 6; appointed member of Committees on Judiciary, Education, Banking and Insurance, Immigration, Public Health, pages 65-7; voted for U. S. Senator, page 86; in joint session page 97.

COPELAND, JAMES MONROE—

Act to change name to. See James Monroe.

CORPORATIONS-

House Bill No. 362; An Act requiring all corporations doing business in this State to pay their employees at least twice in each calendar month; notice given, page 349; read first time, read second time, referred, page 708; reported favorably, page 748; taken up for consideration, read third time, lost, page 780.

CORBIT, ALEXANDER P.—

Of the Fourteenth Representative District of New Castle County appeared and took his seat page 5; appointed member of Committees on Judiciary. Federal Relations, Crimes and Punishments, Temperence, Military Affairs, Banking and Insurance, pages 65-7; voted for U. S. Senator, page 87; in joint session page 97: appointed on Committee on advisability of crection of a new State House, page 145.

CORONER-

Act in relation to. See County Treasurer.

House Bill No. 223; An Act to amend Chapter 60, Vol. 23, Laws of Delaware, by increasing the salary of the Coroner of New Castle County; notice given, page 425; read first time, read second time, referred, page 410; reported favorably page, 584; substitute reported unfavorably, page 676; reported with amendment, read, adopted, page 690; bill read third time, passed the House, ordered to the Senate for concurrence, page 690; concurred in, page 905; enrolled, page 960; signed by the Speaker of the House and President of the Senate, page 972.

COUNTIES-

House Bill No. 357; An Act to incorporate the several councies of this State; read first time, read second time, referred, page 701; reported favorably with amendment, page 781; taken up for consideration, read third time, page 886; passed the House, ordered to the Senate for concurrence, page 887; concurred in, page 944; enrolled, page 955; signed by the Speaker of the House and President of Senate, page 969.

COUNTY FUNDS-

House Bill No. 136: An Act in relation to the deposits of County funds, to prescribe the method of selecting county depositatories, to limit the amount of county deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violations of this Act: notice given, page 241; read first time, read second time, referred, page 253; reported unfavorably page 622; laid on table, page 918.

COUNTY ROADS AND BRIDGES-

House Bill No.184; An Act to protect county roads and bridges; notice given, page 310; read first time, read second time, referred page 338; reported favorably, page 370; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 418; not concurred in, page 950.

COUNTY TAXES-

Act in relation to. See Recorder of Deeds.

COUNTY TREASURER-

Substitute for Senate Bill No 26; An Act to amend Chapter 27, Vol. 19 Laws of Delaware, entitled: an Act in relation to the Levy Court of Kent County, passed May 14, 1891, as amended by Chapter 557, Vol. 19, Laws of Delaware, passed January 26 1893, by increasing the salaries of the County Treasurer of Kent and Sussex counties; read first time, read second time, referred, page 770; reported favorably, page 805; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 815; signed by the President of the Senate, page 896, enrolled, page 913

Senate Bill No. 40, An Act to amend Chapter 60, Vol 23, Laws of Delaware, entitled an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks; read first time, read second time, referred, page 274; reported favorably, page 295; taken up for consideration, read third time, page 296; passed the House, ordered returned to the Senate, page 297; signed by the President of the Senate, page 311; enrolled, page 408; substitute reported favorably, page 313; faken up for consideration, read third time; page 313; passed the House, ordered returned to the Senate, page 314; signed by the President of the Senate, page 314; signed by the President of the Senate, page 36; enrolled, page 356.

Senate Bill No, 67; An Act directing the County Treasurer of Sussex county to give additional bond for the faithful performance of his official duties; read first time, read second time, referred, page 558; reported favorably, page 699; taken up for consideration read third time, passed the House, ordered returned to the Senate; page 756; signed by the President of the Senate, page 806; enrolled, page 819.

House Bill No. 33; An Act to amend an Act entitled; an Act requiring and enforcing payment to the County Trersurer of all fees of certain offices; regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and their deputies and clerks, being Chapter 60. Vol. 23, Laws of Delaware, by increasing the salary of the Deputy Sheriff of Kent County; notice given, page 95; read first time read second time, referred, page 110; reported on merits, page

472; taken up for consideration, read third time, page 516; passed the House, ordered to the Senate for concurrence, page 517, concurred in, page 915; enrolled, page 957; signed by the Speaker of the House and President of the Senate, page 968.

House Bill No. 130; An Act to amend Section 7, Chapter 60, Vol. 23, Laws of Delaware, entitled: an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such County officers and their deputies and clerks, approved April 6th, A. D., 1905, by increasing the salary of the coroner of Sussex County; notice given, page 229; read first time, read second time, referred, page 244; reported favorably, page 473; taken up for consideration, read third time, lost, page 602.

House Bill No. 79; An Act to amend an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and their deputies and clerks, being Chapter 60, Vol. 23, Laws of Delaware; notice given, page 174; read first time, read second time, referred, page 169; reported favorably, page 178; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 179; concurred in, page 193; enrolled, page 196; signed by the Speaker of the House and President of the Senate, page 198.

House Bill No. 248; An Act to amend Chapter 60, Vol. 23, Laws of Delaware, enritled; an Act requiring and enforcing payment to the County Treasurer of all fees of certain offices, regulating accounts of fees and audits thereof, and fixing the compensation of such county officers and of their deputies and clerks; notice given, page 434; read first time, read second time referred, page 462; reported favorably; page 655; recommitted page 662; reported favorably, with amendment, page 738; taken up for consideration, read third time, passed the House ordered to the Senate for concurrence, page 756; concurred in page 906; enrolled, page 960; signed by the Speaker of the House and President of the Senate, page 972.

ċ

COUNTY OFFICERS-

Act in relation to. See County Treasurer.

Act in relation to. See County Treasurer.

Act in relation to. See County Treasurer.

Act in relation to, See County Treasurer.

Act in relation to. See County Treasurer.

DELAWARE RAILROAD COMPANY—

House Bill No 179; An Act to amend Chapter 18, of Vol. 22, Laws of Delaware, entitled: an Act to readjust the amount to be paid by the Delaware Railroad Company in commutation of its State taxes; notice given, page 326; read first time, read second time, referred, page 335; reported favorably with amendment, page 781; taken up for consideration, read third time, page 791; passed the House, ordered to the Senate for concurrence, page 792; concurred in with Senate amendment, page 925; Senate amendment read, page 933, adopted, ordered returned to Senate, page 934: enrolled, page 959; signed by the Speaker of the House and President of the Senate, page 967.

DELAWARE INDUSTRIAL SCHOOL FOR GIRLS—

Senate Bill No. 92; An Act to amend Chapter 42, Vol. 23, Laws of Delaware, relating to the pay for the maintenance of persons committed to the Delaware Industrial School for Girls; read first time, read second time, referred, page 530; reported favorably page 627; taken up for consideration, read a third time, passed the House, ordered returned to Senate, page 739; signed by the President of the Senate, page 784; enrolled, page 810.

House Bill No. 276; An Act to authorize the Treasurer of the State of Delaware to pay the sum of ten thousand dollars to

the Delaware Industrial School for Girls; notice given, page 486; read first time, read second time, referred, page 517; reported favorably page 535; reported substitute favorably, page 749; taken up for consideration, read third time, lost, page 844.

Invitation to visit, page 49.

DELAWARE STATE HOSPITAL-

See State Hospital.

DELINQUENT TAXABLES-

Act in relation to. See Wilmington.

DELIVERY WAGONS-

House Bill No. 217; An Act to raise revenue for the State of Delaware by requiring non-resident individuals, copartnerships associations or foreign corporations having their principal places of business without the State of Delaware to secure a license for the purpose of maintaining, operating, using or employing delivery wagons within the State of Delaware; notice given, page 364; read first time, read second time, referred, page 397; reported favorably, page 735; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 815; withdrawn.

DEMURRAGE AND STORAGE CHARGES—

House Bill No. 207; An Act to regulate demurrage and storage charges, to prevent delays in furnishing cars. and in the transportation and delivery by railroads of freight other than perishable freight; notice given, page 349; read first time, read second time, referred page 381; reported on merits, page 737; substitute reported favorably, page 859; withdrawn.

DEPUTIES-

Act in relation to. See Attorney-General.

DEPOSITS AND DEPOSITORIES—

Governor's Message, page 18.

DEPUTY CORONOR—

House Bill No. 254; an Act to repeal Chapter 77, Vol 22. Laws of Delaware, entitled: an Act creating the office of deputy Coroner; notice given, page 443; read first time, read second time; referred, page 474; reported unfavorably, page 676; withdrawn, page 924.

DEPUTY SHERIFF-

Act in relation to.
See County Treasurer.

DEPARTMENT OF ELECTIONS—

Senate Bill No, 83; An Act making the terms of office of all members of the Department of Elections, for the city of Wilmington, hereinafter appointed to said office for full terms under Chapter 70, Vol. 22, Laws of Delaware, six years; read first time, read second time, referred, page 523; reported favorably, page 603; taken up for consideration, read third time, passed the House, ordered returned to the Senate rage 649; signed by the President of the Senate, page 723; enrolled, page 734.

House Bill No. 264; An Act in relation to the Department of Elections; notice given, page 444; read first time, read second time, referred, page 511; withdrawn, page 874.

DITCHES-

Art in relation to. See Banks.

DICK, F. EDNA-

House Bill No. 36; An Act appropriating the sum of three hundred and fifty dollars to F. Edna Dick as compensation for services as c erk to the Auditor of Accounts; notice given, page 108; read first time, read second time referred, page 112; reported favorably; page 166; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 190; concurred in page 818; enrolled, page 848; signed by the Speaker of the House and President of the Senate, page 903.

DICK, GEORGE H. -

House Bill No. 35; An Act appropriating five hundred dollars for the purpose of con-pensating George H. Dick, late Auditor of Accounts, for compiling and supervising the printing of the report of the State Board of Education for the years 1905 and 1906; notice given, page 108; read first time, read second time, referred, page 112; reported favorably with substitute, page 186; taken up for consideration, read third time, lost, page 769.

DITCH AND DRAINAGE COMPANIES—

House Bill No 221; An Act to make valid the meetings and proceedings of ditch and drainage companie; notice given, page 387; read first time, read second time, referred, page 409; reported favorably, page 544; withdrawn, page 942.

DISTILLED LIQUORS—

House Bill No. 181: An Act providing for State taxes on all distilled liquors manufactured in this State; notice given page 260; read first time, read second time, referred, page 337; reported favorably, page 373, laid on table, page 939.

DIVORCE-

Act in relation to. See Marriage.

DOGS-

House Bill No. 40; An Act to amend Section 5 Chapter 173, Vol. 23, Laws of Delaware, entitled; an Act to incorporate the town of Odessa, in New Castle County, relating to dogs; notice given, page 104; read first time, read second time, referred, page 114; reported favorably, page 159; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 170; concurred in, page 245; enrolled, page 262; signed by the Speaker of the House and President of the Senate, 285.

House Bill No. 83; An Act in relation to dogs registered in incorporated towns and cities in New Castle County, notice given, page 153, read first time, read second time referred, page 175; reported favorably, page 200; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 288; concurred in, page 480; signed by the Speaker of the House and President of the Senate, page 590; enrolled, page 541.

House Bill No.85; An Act to amend Chapter 186, Vol. 21, Laws of Delaware, entitled: an Act to exempt persons residing in incorporated towns and cities in New Castle County, from payment of tax for county purposes on any dogs owned by them and kept within such towns or cities; notice given, page 153; read first time, read second time, referred, page 186; reported favorably page 250; taken up for consideration, read third time, passed the House, page 297; ordered to the Senate for concurrence, page 298; concurred in, page 411; enrolled, page 465; signed by the Speaker of the House and President of Senate, page 492.

COURTS AND JURORS-

Governor's Message, page 27.

COURT OF CHANCERY—

House Bill No 352; An Act authorizing and directing the Court of Chancery in and for Sussex County to order and direct the sale of the public lands belonging to Sussex County within the town of Georgetown, used and occupied for County purposes, as a jail, and defining the uses and purposes to which the funds thus arising shall be applied; read first time, read second time, referred, page 688; withdrawn.

Act in relation to, See Stenographer.

COURT OF OYER AND TERMINER—

House Bill No. 372; An Act to amend Chapter 93, of the Revised Code of the State of Delaware, as *mended in 1893, entitled: "of the Court of Oyer and Terminer." by providing for a speedy convening thereof, in certain cases; notice given, page 42; read first time, read second time, referred, page 718; reported favorably page 760; taken up for consideration, read third time, passed the House, page 798; ordered to the Senate for concurrence, page 799: concurred in page 944; enrolled, page 954; signed by the Speaker of the House and President of the Senate, page 970.

CRIER-

House Bill No. 194; An Act fixing the compensation of the Crier of the Courts of the State of Delaware, sitting in New Castle County and requiring and enforcing payment to the County Treasurer of all fees collected for the use of said office; notice given, page 348; read first time, read second time, referred, page 358; reported favorably, page 401; taken up for consideration; read third time, page 421; passed the House, ordered to Senate for concurrence, page 422; concurred in, page 538; enrolled, page 582; signed by the Speaker of the House and President of the Senate, page 625.

CRIMES AND PUNISHMENTS-

Committee on, page 65.

Governor,s Message, page 36.

CULVERTS-

Act in relation to.

See Banks.

CUSPIDORS AND TOILET ARTICLES—

Act in relation to.

See Railroad Companies.

CUBBAGE, LUTHER F.—

Of the Tenth Representative District of Kent County, appeared and took his seat, page 6; appointed member of Committees on Accounts, Fish, Oysters and Game, Claims, Appropriations, Miscellaneous, Bunking and Insurance, Public Highways, Manufacturers and Commerce, Public Buildings, pages 65-7; voted for U. S. Sena or, page 87; in joint session page 97.

D

DAGSWORTHY, BRIGADIER-GENERAL JOHN-

House Bill No 190; An Act providing for an appropriation of five hundred dollars to erect a monument in memory of Brigadier-General John Dagworthy; read first time, page 345; read second time, referred, page 346; reported favorably with

substitute, page 818, taken up for consideration, read third time, page 838; passed the House, ordered to the Senate for concurrence, page 839; concurred in, page 950; enrolled, page 958; signed by the Speaker of the House and President of the Senate page 966.

DAMS—

Act in relation to. See Banks.

DELAWARE BOARD OF PHARMACY-

House Bill No. 69; An Act authorizing the Delaware Board of Pharmacy to enter into reciprocal relations with Boards of Pharmacy of other States and to become a member of the National Association of Boards of Pharmacy; notice given, page 86; read first time, read second time referred, page 155; reported favorably, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 329; concurred in, page 467; enrolled, page 507; signed by the Speaker of the House and the President of the Senate, page 546.

DELAWARE CITY—

House Bill No. 341; An Act to incorporate the town of Delaware City; notice given, page 364; read first time, read second time, referred, page 654; reported favorably, page 719; taken up for consideration, read third time, page 720; passed the House, ordered to the Senate for concurrence, page 729, concurred in, page 905; enrolled, page 966; signed by the Speaker of the House and President of the Senate, page 941.

DELAWARE COLLEGE-

House Bill No.189; An Act to give the control of Delaware College to the State by a gradual reorganization of the Board of Trustees; notice given, page 46; read first time, read second time, referred, page 343; reported unfavorably, page 685; taken up for consideration, read third time, lost, page 727.

House Bill No. 256; An Act to reincorporate Delaware College, amend its charter and appropriate money for its use; notice given, page 451; read first time, read second time, referred, page 479; reported unfavorably, page 776; taken up for con-

sideration, read third time, deferred, page 821; taken up for consideration, read third time, lost, page 825.

See House Joint Resolution No. 24.

Invitation to visit, page 459.

DEEDS-

House Bill No. 82; An Act to make valid the record of certain deeds having defective acknowledgements; notice given page 149; read first time, read second time, referred, page 171; reported favorably, page 255; taken up for consideration, read third time, passed the House, page 273; ordered to the Senate for concurrence, page 274; concurred in, page 411; enrolled, page 465; signed by the Speaker of the House and President of the Senate, page 492.

DEBT-

House Bill No. 268; An Act to provide for the payment of a part of the debt of this St te by an issue of bonds of the State; notice given, page 347; read first time, read second time, referred, page 512; reported favorably, page 656; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 692; concurred in, page 830; enrolled, page 899; signed by the Speaker of the House and President of the Senate, page 952.

DECEASED PERSONS-

House Bill No. 303; An Act to raise revenue for the State by imposing a tax for the benefit of the State upon the property or estate transferred on the death of deceased persons; notice given, page 387; read first time, read second time, referred, page 552; reported favorably, page 837; witudrawn.

DEAF, DUMB AND BLIND-

Senate Bill No. 6; An Act to amend Chapter 245, Vol. 21, Laws of Delaware, entitled; an Act to amend Chapter 58, Vol. 15, Laws of Delaware, increasing the period of extension by the Governor of the term of indigent deaf, dumb and blind in institutions, for instruction of such indigents, by further increasing the period of such extension by the Governor, of the term of indigent deaf and blind in institutions for

instruction of such indigents; read first time, read second time, referred, page 633; reported favorably, page 681; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 718; signed by the President of the Senate, page 784; enrolled page 820.

Act in relation to. See Breeders and Raisers of Poultry.

DOVER-

Art in relation to. See Street improvement.

Act in relation to. See Light and Water Plant.

DOVER, (TOWN OF)

House Bill No 228; An Act to amend an Act entitled: an Act to reincorporate the town of Dover, being Chapter 746, of Vol. 19, of the Laws of Delaware; notice given, page 375; read first time, read second time referred, page 415; reported favorably; page 509; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 515; concurred in page 614; enrolled, page 678; signed by the Speaker of the House and President of the Senate, page 725.

House Bill No. 171; An Act to amend Chapter 746, Vol. 19, Laws of Delaware, entitled; an Act to reincorporate the town of Dover, passed March 2, 1895, by increasing the amount of appropriations by the Levy Court of Kent County for the repair of roads and streets in said county; notice given, page 310; read first time, read second time, referred, page 317; reported favorably, page 338; reported favorably with amendment, read, adopted, page 496: taken up for consideration; read third time, passed the House, ordered to the Senate for concurrence, page 497; concurred in, page 614; enrolled, page 678; signed by the Speaker of the House and President of the Senate, page 725.

DONAWAY, JAMES S.

Of the Sixth Representative District of Sussex County, appeared and took his seat, page 6; appointed member of

Committees on Judiciary, Stationery and Supplies, Manufactures and Commerce, Labor, Immigration, pages 65-7; voted for U. S. Senator, page 87; in joint session page 97.

DRAINS-

Act in relation to. See Banks.

DRESSING OF ANIMALS—

House Bill No. 191; An Act in relation to the dressing of certain animals; notice given, page 242; read first time, read second time, referred, page 351; reported favorably, page 440; taken up for consideration, made special order, page 543: taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 548; concurred in, page 950; enrolled, page 968.

DRUGS AND CHEMICALS—

House Bill No. 220; An Act in relation to the sale of drugs and chemicals in this State and providing for a State Board of Pharmacy; notice given, page 261; read first time, read second time, referred, page 409; reported favorably, page 525; taken up for consideration, read third time, page 610; passed the House, ordered to the Senate for concurrence, page 610, concurred in, page 875; Senate amendment read, adopted, page 877; enrolled, page 955; signed by the Speaker er of the House and President of the Senate, page 968.

E

EARLIEST HISTORY-

House Bill No. 286; an Act appropriating three hundred dollars for the printing of certain valuable papers and documents relating and referring to the earliest history of the State of Delaware; notice given, page 459; read first time, read second time, referred, page 531; reported favorably page 858; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 929; not concurred in, page 937.

See House Joint resolution No. 15.

EARLY RECORDS—

House Bill No 260; an Act appropriating three thousand dollors for the classification and preservation of the early records of the State; read first time, page 501; read second time, referred, page 502; reported favorably, with amendment, page 840; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 863; concurred in, page 928.

EDUCATION—

Governor's Message, page 21.

Committee on, page 66.

ELECTION-

House Bill No. 22: An Act improving methods of holding elections; notice given, page 75; read first time, page 93; read second time, referred, page 94; reported unfavorably, page 256; taken up for consideration, read third time, lost, page 883.

House Bill No. 34, entitled; an Act to prohibit the holding of general or primary elections in public school houses within the State, notice given, page 104; read first time, read second time, referred, page 112; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 147; not concurred in, page 209.

House Bill No 46; on Act to prohibit the holding of general or primary elections in houses licensed to sell intoxicating liquors: read first time, read second time, referred, page 127; withdrawn, page 942.

House Bill No. 51; An Act to prohibit the giving away of intoxicating liquors at elections; notice given, page 115; read first time, read second time, referred, page 131; reported favorably, page 152; reported on merits, page 541; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 637; not concurred in, page 787.

House Bill No. 199; an Act in relation to elections: notice given page 154; read first time, read second time, referred page 360; reported unfavorably, page 873; withdrawn.

Governor's Message page 27.

ELECTION DISTRICT-

House Bill No. 70; an Act to divide the Second Election District of the Third Representative District of Sussex County: notice given, page 42; read first time, read second time, referred, page 155; reported favorably, page 166; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 204; substitute concurred in, page 378; substitute taken up for consideration, read third time, page 595; passed the House, ordered to the Senate for concurrence, page 596; enrolled, page 624; signed by the Speaker of the House and President of the Senate, 663.

House Bill No. 95: An Act in relation to the election districts of Representative District Number eleven in New Castle County; notice given, page 159; read first time, read second time, referred, page 194; reported favorably, page 216; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 243; concurred in, page 950; enrolled, page 954; signed by the Speaker of the House and President of the Senate, page 970.

House Bill No 285: an Act concerning the Second election district of the Sixth Representative District in New Castle County: notice given page 447; read first time, read second time, referred, page 531; reported favorably, with amendment, page 613; taken up for consideration, read third time, page 757; passed the House, ordered to the Senate for concurrence, page 758; concurred in, page 944; enrolled, page 954; signed by the Speaker of the House and President of the Senate, page 970.

House Bill No. 306: An Act to divide the Second Election District of Representative District No. two in Sussex County, into two election districts: notice given, page 442; read first time, read second time, referred, page 553; reported unfavorably page 873; withdrawn, page 929.

House Bill No 363: An Act to change the boundaries of the Third and Fourth Election Districts of the Tenth Representative District of New Castle County; notice given, page 104; read first time, read second time, referred, page 709; report-

ł

ed unfavorably, page 874; taken up for consideration, read third time, lost, page 923.

ELECTION EXPENSES—

Act in relation to. See Expenses.

ELECTION LAWS—

See House Joint Resolution No. 19.

ELECTRIC LINES-

House Bill No.249; An Act to amend Section 101 of an Act providing a General Corporation Law concerning electric lines; notice given, page 428; read first time, read second time, referred, page 463; reported favorably, page 748, taken up for consideration, read third time, page 768.

ELECTRIC RAILWAYS—

House Bill No. 101; an Act to encourage the building of electric railways in this State; notice given, page 181; read first time, read second time, referred, page 210; reported on merits, page 647; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 729.

ELLENDALE-

Senate Bill No. 62; An Act to amend Chapter 186, Vol. 23. Laws of Delaware, entitled: an Act to incorporate the town of Ellendale, by increasing and defining the powers of the collector of town taxes; read first time, read second time, referred, page 485; reported favorably page 525; taken up for consideration, read a third time, passed the House, ordered returned to Senate, signed by the President of the Senate, page 641; enrolled, page 659.

ELLIOTT, WILLIAM H.-

Of the Fifth Representative District of Sussex County, appeared and took his seat. page 6, appointed member of Committees on Accounts, Education, Labor, Miscellaneous, Municipal Corporations, Public Health, pages 65-7; voted for U. S. Senator, page 87; in joint session page 97.

ENCOURAGEMENT OF IMMIGRATION-

Governor,s Message, page 25.

ENGLAND, HOWELL S-

Act in relation to. See Notary Public.

ENGINEERS-

House Bill No 193; An Act relating to the trade of stationary engineers in the city of Wilmington, Delaware; notice given, page 349; read first time, read second time, referred, page 352; reported favorably, with amendments, page 193; taken up for consideration, read third time, passed the House ordered to the Senate for concurrence, page 745.

House Bill No 279: An Act to authorize the City Council of the City of Wilmlington to elect the chief engineer and assistant engineers of the Fire Department of said city, and to repeal Chapter 212, Vol. 19. Laws of Delaware; read first time, read second time, referred, page 524; reported favorably, page 715; made special order, page 789; substitute taken up for consideration, read third time, lost page 798.

Act in relation to. See Fire Department.

ENROLLED BILLS-

Committee on, page 66.

ENROLLING CLERK—

Elected, page 11.

EPIDEMIC DISEASES IN ANIMALS-

Governor's Message, page 25.

EVANS, WILLIAM H.—

Of the Eleventh Representative District of New Castle County, appeared and took his seat, page 6; appointed as member of Committees on Federal Relations, Accounts, Enrolled Bills, Appropriations, Printing, Public Buildings, Public Health,

pages 65-7; voted for U. S. Senator, page 87; in joint session page 97.

EXPENSES—

House Bill No. 13; An Act to regulate expenses, and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this law; notice given, page 42, read first time, read second time reterred, page 70; reported unfavorably, page 257; taken up for consideration, read third time, page 440, lost, page 441.

House Bill No. 373; An Act making appropriations for the expenses of the State Government other than Leg slative expenses, for the fiscal year ending on Monday, immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and nine; notice given, page 365; read first time, read second time, referred, page 978; reported favorably page 979; taken up for consideration, read third time, passed the House, page 979; ordered to the Senate for concurrence, page 980; concurred in page 984; enrolled, page 985; signed by the Speaker of the House and President of the Senate, page 987.

House Bill No.374; An Act making appropriations for the expenses of the State Government other than Legislative expenses, for the fiscal year ending on Monday immediately preceding the second Tuesday of January in the year of our Lord one thousand nine hundred and eight; notice given, page 365; read first time, read second time, referred, page 979; reported favorably page 980; taken up for consideration, read third time, passed the House, page 980; ordered to the Senate for concurrence, page 980; concurred in, page 984; enrolled, page 985; signed by the Speaker of the House and President of Senate, page 987.

EXECUTORS AND ADMINISTRATORS—

House Bill No 134; An Act to amend Section 17, of Chapter 90, of the Revised Statutes of the State of Delaware, as amended by Chapter 79, Vol. 14, Laws of Delaware, relating to the sale of lands by executors and administrators; notice given, page 246; read first time, read second time, referred, page 251; reported favorably, page 480; taken up for consideration,

read third time, passed the House, ordered to the Senate for concurrence, page 487; concurred in, page 731; enrolled, page 761; signed by the Speaker of the House and President of the Senate, page 800.

EXPRESS PACKAGES-

House Bill No. 244; An Act in relation to overcharges upon express packages; notice given, page 151; read first time, read second time, referred, page 457, reported favorably, page 748; taken up for consideration, page 939; read third time, lost, page 940.

House Bill No. 245; An Act regulating the delivery of express packages; notice given, page 153; read first time, read second time, referred, page 457; reported favorably, page 748; taken up for consideration, read third time, lost, page 940.

EXPERIMENTAL FARM—

House Bill No 271; An Act to purchase a farm for experimental purposes in the interest of agriculture and to authorize the issuance of bonds of the State of Delaware to obtain funds for the payment and equipment of said farm; notice given, page 327; read first time, read second time, referred, page 513; reported favorably page 580; made special order, page 745; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 752; concurred in, page 856; enrolled, page 912; signed by the Speaker of the House and President of the Senate, page 953.

EXPOSITIONS—

Governor's Message, page 34.

F

FARMERS' BANK-

House Bill No. 316; An Act to amend an Act entitled, an Act entitled: an Act to establish a bank, and to incorporate a company under the name of the Farmer's Bank of the State of Delaware, being Chapter 39, Vol 4, laws of Delaware, and the Acts supplementary thereto, notice given, page 427; read first time, read second time, referred, page 587; reported favorably, page, 721; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 768.

See House Joint Resolution No. 12.

See House Joint Resolution No. 13.

See House Joint Resolution No. 14.

FARNHURST-

Committee appointed to visit, page 107.

Act in relation to.

See State Hospital.

Act in relation to.

See State Hospital.

Act in relation to.

See State Hospital.

FEDERAL RELATIONS-

Committee on, page 65.

FEES-

Act in relation to the, of certain offices.

See County Treasurer.

Act in relation to the, of certain offices, See County Treasurer.

Act in relation to the, of certain offices,

See County Treasurer.

Act in relation to the, of certain offices.

See County Treasurer.

Act in relation to the, of certain offices.

See County Treasurer.

Act in relation to the,

See Crier.

FELTON-

Senate Bill No. 22; An Act to incorporate the town of Felton: read first time, read second time, referred, page 740; reported 132

favorably, page 769; taken up for consideration, read third time, page 772; passed the House, ordered returned to the Senate, page 773; signed by the President of the Senate, page 898 enrolled, page 913.

FELTON TRUST COMPANY—

Senate Bill No. 130; An Act to incorporate the Felton Trust Company; read first time, read second time, referred, page 802. reported favorably, page 853: taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 857; signed by the President of the Senate, page 978; enrolled, page 962.

FENCES AND CROSSINGS-

Act in relation to, See Railroad Companies.

FIFTH AND SIXTH REGIMENTS-

See House Joint resolution No. 3.

FERRIS REFORM SCHOOL—

Senate Bill No. 16; An Act to further amend the Act entitled; an Act to incorporate the Ferris Reform School; read first time, page 160; read second time, referred, page 161; reported favorably page 256; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 450; signed by the President of the Senate, page 469; enrolled, page 494.

FINANCIAL AFFAIRS-

Committee on, appointed. See House Joint Resolution No. 2.

FIRE DEPARTMENT—

House Bill No. 147; An Act to amend an Act entitled, an Act to authorize the Fire Department of the city of Wilmington to elect its chief engineers and assistants, being Chapter 212, Vol. 19, Laws of Delaware; notice given page 229; read first time, read second time, referred page 275.

At in relation to. See engineers.

FISH-

House Bill No. 361; An Act for the protection of black bass pike, pickerel, and other fish in the waters and streams of New Castle County other than tidal waters; notice given, page 375: read first time, read second time, referred, page 708; reported unfavorably, page 816; laid on table, page 917.

House Bill No 135; An Act providing uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the State of Delaware and the State of New Jersey: notice given page 195; read first time, read second time, referred, page 252; reported substitute on merits, page 647; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 799; concurred in page 826; enrolled, page 957; signed by the Speaker of the House and President of the Senate, page 968.

House Bill No. 185; An Act to amend Chapter 373, of Vol. 22, Laws of Delaware, entitled: an Act for the better protection of fish in the waters of the Cheaspeake and Delaware Canal and its feeders, in New Castle county, by permitting carp to be caught with nets or seines; notice given, page 310; read first time, read second time, referred, page 339; reported favorably page 380; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 419; recommitted, page 592; not concurred in, page 763.

House Bill No. 325; An Act prohibiting persons catching or taking carp fish from the Delaware Bay. River or their tributaries with stake or pound nets; notice given, page 375; read first time, read second time, referred, page 618; reported on merits, page 648; taken up for consideration, read third time, lost page 895.

FISHING-

House Bill No. 62; An Act in relation to fishing in the Broad-kiln River in this State and for other purposes; notice given, page 129; read first time, read second time, referred, page 142; reported favorably page 167; taken up for consideration, read third time, page 192; passed the House, ordered to the Senate for concurrence, page 193: concurred in page 412; enrolled, page 465; signed by the Speaker of the House and President of the Senate, page 492.

House Bill No. 131: An Act in relation to fishing in the Broadkiln River in this State and for other purposes; notice given, page 221; read first time, read second time referred page 244; reported favorably; page 263; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 347; concurred in page 702; enrolled, page 735; signed by the Speaker of the House and President of the Senate, page 785.

House Bill No. 213; An Act to regulate fishing in the waters of the Cheaspeake and Deliware Canal and its tributaries; notice given, page 374; read first time, read second time, referred, page 389; reported unfavorably, recommitted, page 448; substitute reported favorably, page 545: taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 593.

FISH, OYSTERS AND GAME—

Committee on, page 66.

FISH OYSTER AND GAME LAWS-

Senate Bill No. 75, An Act authorizing the compiling and printing of the Fish, Oyster and Game Laws; read first time, read second time, referred, page 485; reported favorably, page 493; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 609; signed by the President of the Senate, page 642, enrolled, page 659.

FLINN, DARLINGTON-

Of the Seventh Representative District of New Castle County, appeared and took his seat, page 5; appointed Teller, page 10; appointed as member of Committees on Revenue and Taxaation, Claims, Enrolled Bills, Private Corporations, Public Highways, Banking and Insurance, Revised Code, pages 65-7; voted for U. S. Sena or, page 87; in joint session, absent;

Resolutions of sympathy for, page 250.

FLOODGATES-

Act in relation to, See Banks.

FORTHWITH WRIT OF SUMMONS-

Senate Bill No. 38; An Act to amend Chapter 99 of the Revised Code in relation to forthwith writ of summons issued by Justices of the Peace; read first time, read second time, referred, page 274; reported favorably, 296; taken up for consideration, read third time, ordered returned to Senate, page 371; signed by the President of the Senate, page 436; enrolled, page 466.

FRANCHISES-

House Bill No. 242; An Act to amend Section 80 Chapter 17, Laws of Delaware, by assessing franchises as real estate; notice given, page 425; read first time, read second time, referred, page 439; reported favorably with amendment, page 831; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 838; concurred in, page 914; enrolled, page 941; signed by the Speaker of the House and President of the Senate, page 971.

FRATERNAL BENEFICARY ASSOCIATION—

House Bill No. 122; an Act regulating benieficiary associations, and for other purposes; notice given, page 44; read first time, read second time, referred, page 236; withdrawn.

FREE TRANSPORTATION—

House Bill No. 15; An Act to provide for the free transportation of certain State and County officers and Members and Attorneys of the General Assembly upon the Railroads and Railways within or partly within the State of Delaware; notice given, page 69; read first time, read second time, referred, page 74; reported favorably, taken up for consideration, read third time, lost, page 226.

FRONT OR WATER STREET-

House Bill No. 213: An Act to change the name of Front or Water Street in the city of New Castle, Delaware, to "the Strand" notice given, page 388; read first time, read second time, referred, page 397; reported favorably, page 399; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 399; concurred in, page 506; enrolled, page 545; signed by the Speaker of the House and President of the Senate, page 590.

FRUIT DISTILLERIES-

House Bill No. 120; An Act in relation to the licensing of fruit distilleries and to the sale and removal of the products thereof, and prescribing penalties; notice given, page 227; read first time, read second time, referred. page 230; reported favorbly, with amendment, page 288; taken up for consideration, read third time, recommitted, page 308; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 316, concurred in, with Senate amendment page 672; read, adopted, page 691; enrolled, page 735; signed by the Speaker of the House and President of the Senate, page 785.

FUEL-

Act in relation to.

See George W. Baker:

FREE TELEPHONE SERVICE—

Resolution in relation to, page 55.

G

GAME-

House Bill No. 138: An Act for the protection and preservation of game; notice given, page 242; read first time, page 257; read second time, referred, page 257; reported unfavorably, taken up for consideration, read third time, lost, page 338.

GAME COMMISSIONER—

House Bill No. 166; An Act to provide for the appointment of a game commissioner of the State of Delaware: notice given, page 240; read first time, read second time, referred, page 307; reported unfavorably, page 379; laid on table, page 941.

GAMBLING-

House Bill No. 200; An Act to suppress gambling; notice given, page 328; read first time, read second time, referred, page 360; reported favorably, page 494, withdrawn.

House Bill No. 246; An Act to amend Chapter 454, Vol. 11, Laws of Delaware, entitled; an Act for the suppression of gambling, being Chapter 132 of the Revised Code, by prohibiting certain forms of gambling; notice given, page 348; read first time, read second time, referred, page 458; reported favorably, page 526; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 551; concurred in, page 795; enrolled page 847; signed by the Speaker of the House and President of the Senate, page 903.

GARRISON, GAMALIEL—

Of the Third Representative District of Kent County, appeared and took his seat, page 6; appointed member of Committee to procure certificates of Election, page 7; appointed as member of Committees on Election, Temperence, Enrolled Bills, Stationery and Supplies. Agriculture and Forestry, Manufactures and Commerce, pages 65-7; voted for U.S. Senator, page 87; in joint session page 97.

GAS CONSUMERS-

House Bill No. 360; an Act to protect gas consumers; notice given, page 444; read first time, read second time, referred, page 708; withdrawn.

GAS COMPANIES-

House Bill No. 158; An Act to increase the revenues of municipal corporations by taxing gas companies using streets in such municipal corporations; notice given, page 261, read first time, read second time referred, page 287; withdrawn.

GENERAL ASSEMBLY—

See House Joint resolution No. 27.

GENERAL CORPORATION LAW—

Act in relation to. See Electric Lines.

Act in relation to. See Railroads and Railways.

Act in relation to, See Insurance Laws.

Act in relation to. See State Treasurer. See House Joint Resolution No. 20.

Senate Bill No 143; An Act to amend an Act entitled: an Act providing a General Corporation Law as printed and published Chapter 394, Vol. 22. Laws of Delaware; read first time, read second time, referred, page 771; reported favorably, page, 805; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 880, signed by the President of the Senate, page 918: enrolled, page 927.

GEORGETOWN-

Act in relation to.

See Board of Sewer Commissioners.

Act in relation to.

See Court of Chancery.

House Bill No. 331; An Act to amend an Act entitled; an Act entitled an Act to reincorporate the town of Georgetown; notice given, page 424; read first time, read second time, referred page 638; reported favorably, page 667; recommitted, page 783; withdrawn.

House Bill No. 332; An Act to authorize the town Council of Georgetown to Levy a Special tax for the support of the sewer system of the town of Georgetown; notice given page 424; read first time, read second time, referred page 639; reported favorably, page 705; recommitted, page 783; withdrawn

House Bill No. 350; An Act authorizing the town Council of Georgetown to borrow money and issue bonds to secure the payment thereof, for the purpose of providing a system of sewers for the town of Georgetown; notice given, page 424; read first time, read second time, referred, page 687; rereported favorably, page 705; recommitted, page 783; withdrawn.

GILL NETS-

Senate Bill No 28; An Act prohibiting the catching or taking of fish in the fresh water ponds, lakes, and streams of the State by means of gill nets; read first time, read second t me, referred, page 381; reported unfavorably, page 439; laid on table, page 949.

GOVERNOR-

Committee appointed to notify the, that both Houses are organized etc, page 11.

Accorded privilege of House floor, page 15.

Message presented and read, page 14.

Act in relation to, See Deaf, Dumb and Blind.

Act in relation to, See Notary Public.

Act in relation to, See Board of Excise Commissioner.

Act in relation to, See Stenographer.

Resolution in relation to, page 504.

Communication from, 340-1.

Communication from, page 896.

GRAIN DISTILLERIES—

House Bill No. 121; An Act in relation to the licensing of grain distilleries, and to the sale and removal of the products thereof, and prescribing penalties; notice given, page 228; read first time, read second time, referred, page 230; reported favorably page 282; taken up for consideration, read third time, recommitted, made special order, page 303; reported with amendment, read, adopted, read third time, passed the House, ordered to the Senate for concurrence, page 308; concurred in with Senate amendment, page 672; concurred in, page 827; enrolled, page 893; signed by the Speaker of the House and President of Senate, page 952.

GRADED SCHOOL FACILITIES-

Senate Bill No 120; An Act to amend Chapter 219, Vol. 21, Laws of Delaware, entitled: an Act providing graded school facilities for the children of this State, by increasing the appropriation for each child admitted to a graded school; read first time, read second time, referred, page 869; reported favorably, page 884: taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 892; signed by the President of the Senate, page 934; enrolled, page 958.

See House Joint resolution No. 10.

GUARANTEE TRUST AND SAFE DEPOSIT COMPANY—

House Bill No. 126; an Act to incorporate Guarantee Trust and Safe Deposit Company; notice given, page 228; read first time, read second time, referred, page 238.

GRAND JURY OF KENT COUNTY-

Report of, page 84-5.

Н

HABITUAL DRURKARDS-

Act in relation to. See Intoxicants.

HARRINGTON, ALBERT-

Of the Ninth Representative District of Kent County, appeared and took his seat, page 6; appointed as member of Committees on Election, Temperence, Education, Appropriations, Fish, Oysters and Game, Printing, Private Corporations, pages 65-6; voted for U.S. Senator, page 87; in joint session page 97.

HARRINGTON-

House Bill No. 25; An Act in relation to a State Hospital at Harrington, Delaware; notice given, page 90; read first time, read second time, referred, page 94; reported substitute favorably, page 481; taken up for consideration read third time, passed the House, ordered to the Senate for concurrence, page 519; concurred in, page 895; enrolled, page 912. signed by the Speaker of the House and President of the Senate, page 953.

House Bill No. 300; An Act to reincorporate the town of Harrington; notice given page 455; read first time, read second time, referred, page 549; reported favorably, page 706; taken up for consideration, read third time, passed the House, ordered to

the Senate for concurrence, page 711; concurred in, with Senate amendment.page 857; amendment concurred in, page 908; enrolled, page 961; signed by the Speaker of the House and President of the Senate, page 973.

HARRINGTON, WALTER J.-

House Bill No. 115; An Act appropriating certain money out of the Treasury of this State to pay the claim of Walter J. Harrington for services rendered the State; notice given, page 133; read first time, read second time, referred, page 224; reported favorably page 251; taken up for consideration, read third time, page 293; passed the House, ordered to the Senate for concurrence, page 293: concurred in. page 378; enrolled, page 408; signed by the Speaker of the House and President of the Senate, page 437.

HARVEY, JEREMIAH B.—

Of the Sixth Representative District of New Castle County, appeared and took his seat, page 5; appointed as member of Committees on Judiciary, Public Highways, Manufactures and Commerce, Labor, Immigration, pages 65-7; voted for U. S. Sena or, page 87; in joint session, page 97.

HIRONS, JAMES A .-

Of the Fifth Representative District of Kent County, appeared and took his seat, page 6; appointed a member of Committees on Revenue and Taxation. Elections, Municipal Corporations, Private Corporations. Crimes and Punishments, Claims, pages 65 7; voted for U. S. Senator, page 87; in joint session page 97.

HODGSON, RICHARD-

Of the Fourteenth Representative District of New Castle County appeared and took his seat, page 5; nominated for Speaker page 8; elected, page 6; sworn in, page 6.

HOLCOMB, CHAUNCEY, P.—

Of the Tenth Representative District of New Castle county, appeared and took his seat, page 5; nominated for Speaker, page 9; appointed on Committee to escort Speaker to Chair, page 10; appointed a member of Committee to notify Governor

that both Houses are ready etc., page 12: appointed as member of Committees on Accounts, Claims, Miscellaneous, Printing, Banking and Insurance, Military affairs, Charities and Eleemosynary Institutions, Manufactures and Commerce, pages 65-7; voted for U.S. Senator, page 87; in joint session page 97.

HORRIGAN, CORNELIUS J.

House Bill No 117; an Act appropriating certain money out of the Treasury of the State to pay the claim of Cornelius J. Horrigan for services rendered the State; notice given, page 133; read first time, read second time, referred, page 230; reported favorbly, page 251; taken up for consideration, read third time, page 291; passed the House, ordered to the Senate for concurrence, page 292, concurred in, page 378; enrolled, page 408; signed by the Speaker of the House and President of the Senate, page 457.

HOUSTON, HARRIET A .-

Senate Bill No. 16; An Act for the relief of the heirs of Harriet A Houston, deceased; read first time, page 585; read second time, referred, page 586; reported favorably page 699; taken up for consideration, read third time, page 739; passed the House, ordered returned to the Senate, page 740; signed by the President of the Senate, page 784; enrolled, page 817.

HOUSE JOINT RESOLUTIONS—

House Joint Resolution No. 1; Be it resolved by the Senate and House of Representatives of the State of Delaware, in General Assembly met, that the Congress of the United States be requested not to ratify or take further action upon the compact now before them, entitled;

"A compact between the State of New Jersey and the State of Delaware, relating to the boundary controversary between said states,"

Until the uniform laws to regulate the catching and taking of fish in the Delaware River and Bay between the said two States are presented to and passed by the respective Legislatures of the said States which are now in session, and

Be it further resolved that our Senators and Representatives in Congress be furnished with a certified copy of this Resolution and that they be urgently requested to do all in their power to further the object and import of this resolution; made special order, page 40; read, adopted, laid on table, page 49.

House Joint Resolution No. 2; Be it resolved by the Senate and House of Representatives of the State of Delaware, in General Assembly met, that a Committee of two on the part of the Senate and three on the part of the House be appointed to investigate the affairs of the State, report the condition of the same to the General Assembly, with such recommendations as they may see fit to make, in order that a proper and safe revenue may be raised to carry on the business of the State; adopted, page 40; laid on table, page 41; adopted page 50.

House Joint Resolution No. 3; Joint Resolution regarding a bill in the Congress of the United States relating to the Fifth and Sixth regiments of Delaware Volunteers; adopted, page 56; concurred in page 71; enrolled, page 76; signed by the Speaker of the House and President of the Senate, page 89.

House Resolution No. 3; Joint Resolution authorizing the appointment of a Committee of two on the part of the House and two an the part of the Senate to select and secure a proper and suiable person to act as night watchman for the Senate and House; adopted, page 57.

House Joint Resolution No. 4; Be it resolved by the Senate and the House of Representatives of the State of Delaware, in General Assembly met, that the Congress of the United States be requested to pass the necessary Legislation that will place Lieutenant Colonel Harry G. Covenaugh, United States Army as Brigadier General, and,

Be it further resolved that our Senators and Representatives in Congress be presented with a certified copy of this Resolution and that they be urgently requested to do all in their power to further the object and interest of this resolution; read, referred, page 74; reported favorably, page 77; passed the House, ordered to the Senate for concurrence, page 78; enrolled, page 104; signed, page 115.

- House Joint Resolution No. 5; In relation to an Act to satisfy and confer in a compact or agreement between the States of New Jersey and Delaware, respecting the Delaware Bay, and to authorize the execution thereof; read, laid on table, page 90.
- House Joint Resolution No. 6; Joint Resolution providing for a Committee to audit the accounts of certain State officers, concurred in, page 125; signed by the Speaker of the House and President of the Senate, page 128; enrolled; page 132.
- House Joint Resolution No. 7; Joint Resolution proposing an amendment to the Constitution of the United States prohibiting polygamy and polygamous cohabitation within the United States; reported favorably, page 139; adopted, page 149; concurred in, page 249; enrolled, page 281; signed by the Speaker of the House and President of the Senate, page 311.
- House Joint Resolution No 8; Be it resolved by the House of Representatives and Senate of the State of Delaware, in General Assembly met that the Adjutant General is hereby authorized to have printed five hundred copies of his last report, three hundred copies to be bound in cloth, and two hundred copies to be bound in paper; adopted, page 137; enrolled, page 153; signed by the Speaker of the House and President of the Senate, page 159; letter from Governor concerning, page 206; lost, page 206.
- House Resolution No. 9; Joint Resolution appropriating sixty-five dollars to pay Dr. Henry Marshall for services as Representative from the Ninth Representative District Sussex County, at extra Session 1906; adopted, page 160; concurred in, page 249, enrolled, page 281; signed by the Speaker of the House and President of the Senate, page 311;
- House Joint Resolution No. 10; House Joint Resolution appropriating the sum of three hundred and seventy-five dollars and fifty five cents, to the incorporated school districts of Smyrna, Dover, Milford and Seaford, to cover deficiency in general appropriation bill, passed 1905, providing for attendance of pupils at Graded Schools from ungraded districts under Chapter 219 Vol 21, Laws of Delaware; read, referred, page 187: reported favorably, page 200, adopted,

page 240; concurred in, page 412: enrolled, page 466: signed by the Speaker of the House and President of the Senate,

House Joint Resolution No. 11; House Joint Resolution authorizing the Adjutant General to have printed five hundred copies of his report; adopted, page 211; concurred in, page 221; enrolled, page 228; signed by the Speaker of the House and President of the Senate, page 232.

House Joint Resolution No. 12. House Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Georgetown, read, referred page 237; reported favorably, page 407; adopted, page 475; concurred in, page 560, enrolled, page 623; signed by the Speaker of the House and President of the Senate, page 662.

House Joint Resolution No. 13; House Joint Resolution appointing Directors on the part of the State, for the Farmers' Bank of the State of Delaware at Dover; read, referred, page 237; reported favorably, page 407; adopted, page 476; concurred in, page 560; enrolled, page 623; signed by the Speaker of the House and President of the Senate, page 662.

House Joint Resolution No. 14, entitled; House Joint Resolution appointing Directors on the part of the State for the Farmers' Bank of the State of Delaware at Wilmington; read, referred, page 237; reported favorably, page 407; adopted, page 476; concurred in, page 560; enrolled, page 623; signed by the Speaker of the House and President of the Senate, page 663.

House Joint Resolution No. 15; House Joint Resolution appropriating money for the printing of certain valuable papers and documents relating and referring to the earliest history of the State of Delaware: read, referred, page 241; reported favorably, page 263; adopted, page 458.

House Joint Resolution No. 16; House Joint Resolution authorizing and directing the State Treasurer to pay certain money to members and officers of the General Assembly which met in special session in 1906; read, referred, page 252.

House Joint Resolution No. 17; House Joint Resolution fixing the time beyond which new business will not be receiv-

ed by the present session of the General Assembly; reported favorably, page 284; adopted, page 292; concurred in, 319; enrolled, page 332 signed by the Speaker of the House and President of the Senate, page 361.

House Joint Resolution No. 18; Joint Resolution accepting the moneys appropriated under an Act of Congress approved March 16, 1906, entitled an Act to provide for an increased annual appropriation for agricultural experimental station and regulating the expenditures thereof; reported favorably, page 520; adopted, page 555; concurred in, page 597; enrolled, page 647; signed by the Speaker of the House and President of the Senate, page 663.

House Joint Resolution No. 19; House Joint Resolution authorizing the Secretary of State to have printed the Election Laws; reported favorably, page 535; adopted, page 587; concurred in, page 626; enrolled, page 677; signed by the Speaker of the House and President of the Senate, page 724.

House Joint Resolution No. 20; House Joint Resolution authorizing the Secretary of State to have printed the General Corporation Laws as amended; reported favorably, page 493; adopted, page 527; concurred in, page 560; enrolled? page 623; signed by the Speaker of the House and President of the Senate, page 663.

House Joint Resolution No 21; House Joint Resolution authorizing the Secretary of State to have printed the Constitution of the State of Delaware; reported favorably, page 493; adopted, page 528; concurred in, page 560; enrolled, page 698; signed by the Speaker of the House and President of the Senate, page 750.

House Joint Resolution No. 22; House Joint Resolution authorizing the Secretary of State to have printed the School Laws; reported favorably, page 469; adopted, page 587; concurred in, page 626; enrolled, page 677; signed by the Speaker of the House and President of the Senate, page 724.

House Joint Resolution No. 23; A Joint Resolution calling upon the County Treasurer of Sussex County and State of Delaware to furnish certain information in regard to special road tax for Broad Creek hundred, Sussex County and State

- of Delaware; read, referred, page 23; reported favorably, page 546; adopted page 631.
- House Joint Resolution No. 24; An Act providing for the investigation of certain matters relating to Delaware College; reported favorably, page 851; lost, page 860.
- House Joint Resolution No. 25; House Joint Resolution providing for the appointment of a Committee to have plans drawn for a new State Capitol Building, with library attached; read, referred, page 457; withdrawn, page 779.
- House Joint Resolution No 27; Joint resolution, being a resolution fixing the date when bills can be presented to the General Assembly; adopted, page 520; reconsidered, returned from Senate, page 627; amendment to adopted, page 644; eurolled, page 698: signed by the Speaker of the House and President of the Senate, page 750.
- House Joint Resolution No. 29: House Joint Resolution fixing the time beyond which new bills shall not be presented to the Committee on Claims of the House and Senate; reported favorably, page 762; adopted, page 789.
- House Joint Resolution No. 30; House Joint Resolution providing for a legislative ball; reported favorably, page 754; adopted, page 755; not concurred in, page 824;
- House Joint Resolution No. 31; House Joint Resolution providing for the furnishing of copies of the Revised Code of 1893, Laws of Delaware, to the members of the General Assembly: lost, page 945.
- House Joint Resolution No. 32; Requesting President Roosevelt to issue an order for the purpose of aiding in the recovery of Horace Marvin; adopted page 949.
- House Joint Resolution No. 32; House Joint Resolution relating to the printing, publishing and distribution of any Laws of the States of Delaware and New Jersey, respecting the Delaware River and Bay, passed according to the terms of the provisions of the compact between the States of New Jersey and Delaware; adopted, page 984; concurred in,page 985; enrolled, page 986; signed, page 988.

HUDSON, CLARENCE L .--

Act in relation to. See Clarence L. Bull

HUDSON, BLANCHE-

Act in relation to. See Clarence L. Bull.

I

IDA CULBRETH—

State Librarian, page 163.

Report of, page 164-5,

ILLIGITIMATE CHILDREN-

House Bill No. 44; An Act in relation to illigitimate children; notice given.page 62; read first time, read second time, referred, 123; reported favorably, page 166; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 192.

House Bill No. 209 An Act to amend Chapter 243, of Vol. 11, Laws of Delaware, entitled: an Act in relation to illigitimate children; notice given, page 362; read first time, read second time, referred, page 388; reported favorably, page 583; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 635; concurred in, page 801; enrolled page 848; signed by the Speaker of the House and President of the Senate, page 904.

IMMIGRATION-

Act in relation to, See Agriculture

Committee on, page 67.

INDICES--

House Bill No. 239; An Act to authorize the Prothonotary of the Superior Court of the State of Delaware in and for Sussex County to make direct indices of judgments in his office, using the Campbell system of indexing; notice given, page 424; read first time, read second time referred, page 438; reported on merits page 612; taken up for consideration, read the third time, passed the House, ordered to the Senate for concurrence, page 745; concurred in page 943; enrolled, page 957; signed by the Speaker of the House and President of the Senate, page 968.

House Bill No. 310; An Act to amend Chapter 78, Vol. 23, Laws of Delaware, entitled; an Act in relation to the Indices of New Castle County, by extending the provisions of said Act to Sussex County; notice given, page 405, read first time, read second time. referred, page 554; reported unfavorably, page 613; withdrawn.

INCORPORATE—

Act to, the town of Bowers. See Bowers.

Act to, the town of Bridgeville. See Bridgeville.

Act to, the town of Bethel. See Bethel.

Act to, town ot Bethany Beach, See Bethany Beach.

Act to re-, Delaware College, See Delaware College

Act to re-, Delaware College. See Delaware College.

Act to re-, town of Odessa, See Dogs.

Act to, the town of Odessa, See Dogs.

Act to re-, the town of Dover, See Dover.

Act to re-, the town of Dover, See town of Dover.

Act to, the town of Ellendale. See Ellendale.

Act to, the Farmers' Bank. See Farmers' Bank.

Act to, the town of Felton. See Felton.

Act to, the Felton Trust Company. See Felton Trust Company.

Act to, the Ferris Reform School. See Ferris Reform School

Act to re-, the town of Georgetown. See Georgetown.

Act to, the Guarantee Trust and Safe Deposit Company. See Guarantee Trust and Safe Deposit Company.

Act to re-, the town of Harrington. See Harrrington.

Act to, the several counties. See Counties.

Act to, Kent County Trust and Safe Deposit Company. See Kent County Trust and Safe Deposit Company.

Act to, town of Lewes.

See Lewes.

Act to, the town of Lewes. See Lewes.

Act to, the town of Bridgeville, See Levy Court.

Act to, town of Magnolia. See Magnolia.

Act to, Mercantile Trust and Safe Deposit Company, See Mercantile Trust and Safe Deposit Company. Act to, Merchants' Trust and Safe Deposit Company. See Merchant's Trust and Safe Deposit Company.

Act to re-, the town of Milford, See Milford.

Act to re-, the town of Milton. See Milton.

Act to, Millsboro Trust and Safe Deposit Company. See Millsboro Trust ane Safe Deposit Company.

Act to, the town of Millsboro.

See Millsboro.

Act to, the town of Middletown. See Middletown.

Act to, the town of Millville, See Millville.

Act to, the city of New Castle. See New Castle.

Act to, the City of New Castle. See New Castle.

Act to, New Castle Trust and Safe Deposit Company. See New Castle Trust and Safe Deposit Company.

Act to re-, the town of Newport. See Newport.

Act to re-, the town of Newark. See Newark.

Act to, the town of Seaford. See Seaford.

Act to, Townsend Trust, Title and Safe Deposit Company. See Townsend Trust, Title and Safe Deposit Company.

INCORPORATED SCHOOL DISTRICTS-

See House Joint Resolution No. 10.

INNS-

Act in relation to, See Intoxicating liquors.

INCREASE-

House Bill No 94; on Act to prohibit on and after January 1, 1908, any increase in the salary, emoluments or contingencies attached to any State or County office during the incumbency of the office; notice given, page 111; read first time, read second time, eferred page 189; reported favorably with substitute page 285; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 302; concurred in, page 378; enrolled, page 465; signed by the Speaker of the House and President of the Senate, page 492.

INDUSTRIAL SCHOOL FOR GIRLS—

Act in relation to.

See Delaware Industrial School for Girls.

INFECTIOUS AND CONTAGIOUS DISEASES-

House Bill No. 198; an Act to amend Chapter 76, Vol 21, I aws of Delaware entitled, an Act for the eradication of infectious diseases among the lower animals, being Chapter 639, Vol. 19, Laws of Delaware, by increasing the amount of appropriation to suppress diseases; notice given, page 327; read first time, page 359; read second time, referred, page 360; reported favorably, page 510; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 599; not concurred in, page 950.

INSURANCE COMMISSIONER—

Art appointing Committee to settle with. See Joint Committee.

Resolution in relation to, page 357.

House Bill No. 298; an Act to require the Insurance Commissioner to make at least one examination each year of banking institutions under the supervision of the Insurance Department of this State; notice given, page 81; read first time, read second time, referred, page 540.

INSURANCE COMPANIES—

House Bill No. 328; An Act to designate what shall constitute the assets of insurance companies incorporated under the Laws of Delaware; notice given, page 348; read first time, read second time, referred, page 628; reported unfavorably, page 823: taken upfor consideration, read third time, lost, page 919.

House Bill No 344; An Act to amend Chapter 23, Vol 19, Laws of Delaware, entitled: an Act to repeal and supply Chapter 117, Vol. 13, Laws of Delaware, as amended by changing the tax on certain insurance companies; read first time, read second time, referred, page 673; reported favorably with amendment page 823; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 858, concurred in, page 906; enrolled, page 961; signed by the Speaker of the House and President of the Senate, page 973.

INSURANCE LAWS-

House Bill No. 176, entitled; an Act to amend Chapter 99, Vol 22; Laws of Delaware, entitled: an Act to re-enact and revise the Insurance Laws of Delaware, in order to make them conform with the requirements of the amended Constitution and of the General Corporation Law, by compelling benovelent, charitable and fraternal organizations or associations to have adequate rates of insurance; notice given, page 86; read first time, page 329; read second time, referred, page 330; reported substitute favorably page 667; taken up for consideration, read third time, recommitted, page 696; substitute reported on merits, page 811; taken up for consideration, read third time, page 917; lost, page 918.

INSPECTORS OF ELECTION—

House Bill No. 72; an Act providing for Inspectors to hold elections in the second and Third election districts of the third Representative district of Sussex County; notice given, page 41; read first time, read second time, referred, page 156; reported favorably, page 166; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 205; concurred in, page 378; enrolled, page 509, signed by the Speaker of the House and President of the Senate, page 546.

House Bill No. 307; An Act designating the person who shall be Inspector of the Second Election District of Representative District Number Two in Sussex county, and providing for the appointment of an Inspector for the third election district of Representative District Number two in Sussex county, to hold the election in said election district at the general election to be held in the year 1908; notice given, page 442; read first time, read second time, referred, page 553; reported favorably, page 874; withdrawn, page 929.

INSPECTORS-

House Bill No.212; An Act to amend Chapter 123, Vol. 23 Laws of Delaware; entitled; an Act to limit the labor of children and minors, and to appoint an Inspector for the enforcement of the same: notice given, page 361; read first time, read second time, referred, page 389; reported favorably, with amendment, page 790; taken up for consideration, read third time, page 815; passed the House, ordered to the Senate for concurrence, page 816.

House Bill No. 113: An Act to prevent the procuring for, or selling, giving or delivering of intoxicants to or for habitual drunkards or minors; notice given, page 199; read first time, read second time, referred, page 217; reported favorably, page 228; taken up for consideration, read third time, page 302; passed the House, ordered to the Senate for concurrence, page 303; concurred in, page 615; Senate amendment, taken up for consideration, read third time, passed the House, ordered returned to Senate, page 637; enrolled, page 698; signed by the Speaker of the House and President of the Senate, page 751.

House Bill No. 63; An Act to prevent the procuring or the selling, giving or delivering of intoxicants to or for persons of intemperate habits or minors, by persons not licensed to sell intoxicants; notice given, page 133; read first time, read second time, referred, page 142; reported favorably, page 153; taken up for consideration, page 189; read third time, recommitted, page 190.

INTOXICATING LIQUORS—

KTF

House Bill No. 30; An Act to repeal Chapter 646, Vol. 19, Laws of Delaware, entitled; an Act to further amend Chapter 418. Vol. 14, Laws of Delaware, passed April 26, 1903, which regulates the quantities in which intoxicating liquors shall be sold by retailers; notice given pake 95; read first time, read second time, referred, page 109; reported favorably, page, 134; taken up for consideration, read third time, passed the House, page 171; ordered to the Senate for concurrence, page 172.

House Bill No. 32; An Act regulating the quantities in which distillers or manufacturers of intoxicating liquors shall sell their products; notice given, page 95; read first time, read second time, referred, page 110; reported favorably, page 134; withdrawn, page 197.

House Bill No. 261; An Act to amend Chapter 555, Vol. 18, Laws of Delaware, entitled; a further supplement to the Act entitled; an Act to regulate the sale of intoxicating liquors, passed at Dover April 10, 1873, relating to the certificate now required by the liquor license laws to sell intoxicating liquors; notice given, page 406; read first time, read second time, referred, page 502; reported on merits, page 541; taken up for consideration, read third time, passed the House, order d to the Senate for concurrence, page 694; vote reconsidered, page 698: withdrawn, page 878,

House Bill No. 233; an Act to amend Chapter 418, Vol 14, Laws of Delaware, entitled: an Act regulating the sale of intoxicating liquors, passed April 10, 1873, relating to the signers of the certificate accompaning the application of those desiring a license to keep an inn or tavern, and to sell intoxicating liquors; read first time, read second time, referred, page 419.

House Bill No. 355; An Act to amend an Act entitled; a further supplement to the Act entitled: an Act to regulate the sale of intoxicating liquors, passed at Dover, April 10, 1873, being Chapter 555, Vol. 18, Laws of Delaware, by providing for license fees for the sale of intoxicating liquors and the ditrition of such fees; notice given, page 454; read first time, read second time, referred, page 700; reported on merits with amendment, page 734; taken up for consideration, read third time, passed the House ordered to the Senate for concurrence, page 812; not concurred in, page 937; withdrawn, page 939.

Act in relation to. See license fees.

Act in relation to, See Elections.

Act in relation to.

See Qualified Voters.

INVESTMENTS-

Act in relation to.

See taxation.

Act in relation to,

See Life Insurance Companies.

INVESTIGATION-

See House Joint resolution No. 32.

See Senate Joint Resolution No. 6.

ILLEGAL MANUFACTURE OF LIQUORS-

Act in relation to,

See Qualified Voters.

IMPRISONMENT-

Act in relation to.

See Bigamy.

Act in relation to,

See Mauslaughter.

ISSUE OF BONDS-

Act in relation to.

See Debt.

Act in relation to,

See Georgetown.

Act in relation to.

See Experimental Farm,

Act in relation to, See Light and Water Plant.

Act in relation to,

See Milford.

Act in relation to, See Middletown.

Act in relation to, See Millville.

Act in relation to, See Municipal Corporations.

Act in relation to, See Newark.

Act in relation to, See Newport.

Act in relation to, See Public Schools.

Act in relation to, See Street Improvement.

Act in relation to, See Wilmington.

INDIGENT DEAF AND BLIND-

Act in relation to, See Deaf, Dumb and Blind.

INTERNATIONAL AND ISTHMIAN EXPOSITION—

Communication from the Governor of Florida, See Governor's Message page 35.

J

JACK, CHARLES W .-

Pardon granted, page 999.

JAMES, NOAH H .--

Of the Fourth Representative District of Sussex county, appeared and took his seat, page 6; nominated for Sergeant-at-Arms, page 12; appointed as member of Committees on Election, Judiciary, Stationery and supplies, Public Highways, Public Health, pages 65-7; voted for U.S. Senator, page 87; in Joint session page 97.

JAIL-

Act in relation to, See Court of Chancery.

JAMESTOWN EXPOSITION—

Senate Bill No. 1; An Act to provide for the State of Delaware to be represented at the Jamestown Centennial Exposition, with amendment; read first time, read second time, referred, page 70; reported favorably, page 70; taken up for consideration, read third time, page 76; passed the House, ordered returned to the Senate, page 77; signed by the President of Senate, page 104; enrolled, page 108.

See Senate Joint Resolution No. 21.

Governor's Message, page 29:

Resolution by General Assembly of Virginia, page 29

Communication from the Governor of Virginia, page 30.

See House Concurrent Resolution, No. 1, page 45.

JAMESTOWN TER CENTENNIAL COMMISSIONERS OF DELAWARE—

Communication from, page 685.

JUSTICES OF THE PEACE-

Act in relation to, See Constables;

Act in relation to, See Wilmington. Act in relation to, See Notary Public. Act in relation to, See Forthwith Writ of Summons.

JANITOR-

Act in relation to, See State House.

JESTER. HENRY—

House Bill No. 102; an Act to make valid and legal the marriage of Henry Jester and Julia A. Jester, his wife; notice given, page 182; read first time, read second time, referred, page 210; reported favorably, page 234; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 271; concurred in, page 467; enrolled, page 507, signed by the Speaker of the House and President of the Senate, page 546.

JESTER, JULIA A.—

Act in relation to; See Henry Jester.

JOINT COMMITTEE—

House Bill No. 253; an Act authorizing the appointment of a Joint Committee of two on the part of the Sonate and three on the part of the House to settle with the State Treasurer, Auditor of Accounts, Secretary of State, Insurance Commissioner, Clerk of the Senate and House of Representatives, at a meeting to be held on the third Tuesday of January, 1908, authorizing the employment of expert assistance and the payment of the expenses of the same: notice given, page 447; read first time, read second time referred, page 471; reported favorably, page 489; taken up for consideration, read the third time, passed the House, ordered to the Senate for concurrence, page 490; concurred in page 614; enrolled, page 678. signed by the Speaker of the House and President of the Senate, page 726.

JOINT RESOLUTIONS—

See House Joint resolutions
See Senate Joint Resolutions.

JOINT SESSION-

To hear Mrs. Mara Weed, See Concurrent Resolution, page 6. To consider House Bill No. 47. See Concurrent Resolution page 340.

To elect a United States Senator. See pages 95-8

JUDGMENTS-

Act in relation to, See Indices.

JUDGES-

Act in relation to, See Retiring Salary.

House Bill No. 92; An Act prescribing the compensation of Judges ad-litem, who may be appointed under section 18; Article 4 of the Constitution; notice given page 129; read first time, page 189; read second time, referred, page 189; reported favorably, page 355; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 396.

JUDICIARY-

Committee on, page 65.

JURISDICTION AND LIMITS-

Governor's Message, page 29,

JUNCTION AND BREAKWATER RAILROAD (OMPANY—

Act concerning mortgages of, See Mortgages.

JUNK DEALERS-

See Pawnbrokers.

JURIES-

House Bill No 178; an Act to repeal Sec.16,17 and 18 Chap. 109, of the Revised Code. relating to Juries; notice given, page 326 read first time, read second time, referred, page 335; reported unfavorably, page 367; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 395.

JURISDICTION—

Act in relation to. Black Bass

Act in relation to, See Oyster Plantations.

JURORS-

House Bill No. 315; An Act to regulate the drawing, summoning, returning and service of Jurors; notice given, page 268; read first time, read second time, referred, page 586; substitute reported favorably, page 657; taken up for consideration, read third time, page 702; passed the House, ordered to the Senate for concurrence, page 703.

K

KENT COUNTY-

Act to increase the salary of the County Treasurer of, See County Treasurer.

Act to fix time for school meetings in, See School Meetings.

Act to increase salary of Deputy Sheriff of, See County Treasurer

Act to provide for the permanent improvement of the public highways of, See Public Highways,

Act in Relation to the committment of prisoners, See Workhouse.

Act to establish voting place, See voting place.

Act to transfer farm. See Andrew Kieth.

Act in relation to School District No. 116. See School District No. 116.

Act in relation to Register of Wills. See Register of Wills.

Act in relation to roads and streets; See Dover,

Act in relation ro the collection of taxes. See Taxes.

Act in relation to school districts. See School districts.

A t in relation to school houses for colored children. See school houses.

Act in relation to School District No. 14. See School District No. 14.

KENNY, HON. R. C -

Read Washinfiton's Farewell address, page 537.

Rising vote of thanks given' page 537.

Resolutions of sympathy for, page 393.

KEENAN, ROBERT-

Of the Third Representative District of New Castle County, appeared and took his seat, page 5; appointed as member of Committee to notify Governor that both Houses are ready for business, page 12; appointed as member of Committees on Rules Municipal Corporations, Printing, Education, Private Corporations, Military affairs, Manufactures and Commerce, pages 65-7; voted for U.S. Sena or, page 87; in joint session, page 97.

1

KENT COUNTY TRUST AND SAFE DEPOSIT COMPANY—

House Bill No 110; An Act to incorporate the Kent County Trust and Safe Deposit Company; notice given, page 175; read first time, read second time, referred, page 216; reported favorably, with amendment, page 356; taken up for consideration, read third time, page 628; passed the House, ordered to the Senate for concurrence, page 629.

ANDREW KEITH-

House Bill No. 137; An Act to stransfer the farm of Andrew Kieth from School District No. 111 to School District No. 51 in Kent county; notice given, page 175; read first time, read second time, referred, page 253; reported favorably, page 282.

KANSAS-

Resolutions from, page 390-2.

KNOTTS, EDWARD-

Of the Eighth Representative District of Kent County, appeared and took his seat, page 6; appointed member of Committees Election, Agriculture and Forestry, Fish, Oysters and Game, Public Buildings, Immigration, Revised Code, pages 65-7; voted for U.S. Senator, page 87; in Joint session page 97.

L

LABOR-

Act in relation to, See Inspector.

Committee on, page 67.

LAMBDEN, JOSHUA J.—

Of the Third Representative District of Sussex county, appeared and took his seat, page 5; appointed as member of Committees on Rules, Revenue and Taxation Claims, Appropriations, Agriculture and Forestry, Manufactures and Commerce, pages 65-7; voted for U.S. Senator, page 87; in joint session, page 97.

LAMONT, CHARLES

Act in relation to. See Charles Messick.

LAUREL-

House Bill No. 23; on Act authorizing the Town Council of Laurel, Delaware, to borrow money to pay the floating debt of said town; notice given, page 68; read first time, read second time, referred, page 94; reported favorably page 200; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 219; concurred in, page 914; enrolled, page 957; signed by the Speaker of the House and President of the Senate, page 966.

House Bill No. 113: An Act to alter and re-establish the Charter of the town of Laurel; notice given, page 301; read first time, read second time, referred, page 552; reported favorably, page 604; taken up for consideration, read third time, page 632; passed the House, ordered to the Senate for concurrence, page 632; concurred in, with substitute page 830; substitute taken up for consideration, read third time, passed the House, ordered returned to Senate, page 832; enrolled, page 961; signed by the Speaker of the House and President of the Senate, page 973.

LAW LIBRARY ASSOCIATION—

Senate Bill No. 79; an Act defining certain misdeamors concerning the books of the Law Library Association, of New Castle County, and prescribing penalties therefor: read first time, read second time, referred, page 559; reported on merits page 699; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 887; signed by the President of the Senate, page 976; enrolled, page 963.

LAWS OF DELAWARE—

House Bill No. 167; an Act to amend Sections 12, 13 14 and 15, Chapter 125, of the Revised Code. of 1893, Laws of Delaware, notice given, read first time, read second time, referred, reported favorably, page 307; taken up for consideration, laid on table, page 313; reported back with amendment, page 593; taken up for consideration, read third time, passed the

ŧ

House, ordered to the Senate for concurrence, page 594; concurred in page 818; enrolled, page 912; signed by the Speaker of the House and President of the Senate, page 953.

House Bill No. 24; An Act to repeal Chapter 19, Vol. 22, Laws of Delaware, notice given, page 91; read first time, read second time, referred, page 94; reported favorably, with substitute bill, page 748; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 752; concurred in, page 763; enrolled, page 809, signed by the Speaker of the House and President of the Senate, page 834.

House Bill No. 234; An Act to amend an Act entitled; an Act to amend Chapter 11, Vol. 15, Delaware Laws, passed at Dover; May 19, 1897, and being Chapter 375, Vol. 20, Laws of Delaware; notice given, page 281; read first time, read second time, referred, page 420; reported unfavorably, page 736; withdrawn.

House Bill No 359; An Act to amend Sections 7 and 10, Chapter 125, Revised Code of 1893, Laws of Delaware, notice given, page 347; read first time, read second time, referred, page 703; reported favorably, page 762; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 775; concurred in with Senate amendment, read, adopted, page 948; enrolled, page 962; signed by the Speaker of the House and President of the Senate, page 971.

House Bill No. 278; an Act to provide for the printing and publishing of 500 copies Vol 7, Laws of Delaware; read first time, read second time, referred, page 521; reported favorably page 603; taken up for consideration, read third time, page 673; recommitted; page 674, reported favorably with amendment, page 719; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 728; not concurred in, page 920.

Senate Bill No. 35; An Act to amend Section 137, Chapter 207, Vol. 17, Laws of Delaware; read first time, read second time, referred, page 803; reported on merits, page 901; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 911; enrolled, page 968; signed by the President of Senate, page 978.

Senate Bill No. 37; An Act to further amend Chapter 188, of Vol. 18, of the Laws of Delaware; read first time, read second time, referred, page 382; reported favorably, page 400; taken up for consideration, read third time, passed the House, ordered returned to Senate page 402; signed by the President of the Senate, page 469; enrolled page 509.

Senate Bill No. 74; An Act to provide for the printing and publishing of 500 copies of Vol. 7, Iaws of Delaware; read first time, read second time, referred, page 634, reported unfavorably, page 719.

Act to amend Chapter 190, of Vol. 15, Act to amend Chapter 128 of the Revised Code,

See Actions of Trespass.

Act to amend Chapter 82, Vol. 23, See Advertisements.

Act for renewal of Chapter 333, Vol. 23, See Agriculture.

Act to amend Chapter 451, Vol; 21, being Act to amend Chapter 630, Vol. 17,

See Anthrax.

Act to amend Section 1, Chapter 173, Vol. 23, See Assessors.

Act to amend Section 5, Chapter 131, of the Revised Code, See Bigamy.

Act to amend Chapter 372, Vol. 22, See Black Bass

Act to amend Chapter 204, Vol. 17, See Board of Park Commissioners,

Act to amend an Act, See Bridgeville.

Act to repeal an Act, See Caleb Brinton. Act to amend an Act being Chapter 207, Vol. 17, See City Auditor's Clerk.

Act to amend an Act being Chapter 207, Vol. 17, See City Treasurer's Clerk.

Act proposing an amendment to Section 15, of Article 2, See Compensation.

Act to repeal Chapter 295, Vol. 22, See Constables;

Act to amend Chapter 93 of the Revised Code, See Court of Oyer and Terminer

Act to amend Chapter 245, Vol. 21, being Act to amend Chapter 58, Vol. 15.

See Deaf, Dumb and Blind.

Act to amend Chapter 18, Vol. 22,

See Delaware Railroad Company.

Act to amend Chapter 42, Vol. 23, See Delaware Industrial School for Girls.

Act to repeal Chapter 77, Vol. 22, See Deputy Coroner.

Act to amend Section 5, Chapter 173, Vol. 23, See Dogs.

Act to amend Chapter 186, Vol. 21, See Dogs.

Act to amend an Act being Chapter 746, Vol. 19, See Dover.

Act to amend Chapter 746, Vol. 19, See Dover,

Act to amend Chapter 6θ, Vol. 23, See Coroner.

Act to amend Chapter 27, Vol. 19, as amended by Chapter 557 Vol. 19.
See County Treasurer.

Act to amend Chapter 60, Vol. 28, See County Treasurer,

Act to amend an Act, See County Treasurer.

Act to amend Section 7, Chapter 60, Vol. 23, See County Treasurer.

Act to amend an Act, See County Treasurer.

Act to amend Section 101, See Electric Lines.

Act to amend Chapter 186, Vol. 23, See Ellendale.

Act to repeal Chapter 212, Vol. 19, See Engineers.

Act to amend Section 17, Chapter 90, of the Revised Code as amended by Chapter 79, Vol. 14, See Executors and Administrators.

Act to further amend the Act, See Ferris Reform School

Act to amend an Act being Chapter 212, Vol. 19; See Fire Department.

Act to amend Chapter 373, Vol. 22, See Fish.

Act in relation to, See Fish, Oyster and Game Laws.

Act to amend Chapter 90 of the Revised Code. See Forthwith Writ of Summons.

Act to amend Chapter 153, Vol. 11, being Chapter 132, Revised Code.

See Gambling.

Act to amend an Act, being Chapter 394; Vol. 22, See General Corporation Law.

Act to amend an Act, See Georgetown.

Act to amend Chapter 219, Vol. 21,

See Graded School Facilities.

See House Joint Resolution No. 1.

See House Joint Resolution No. 19.

See House Joint Resolution No. 20.

See House Joint Resolution No. 22.

See House Joint Resolution, No. 31.

See House Joint resolution No. 32.

Act to amend Chapter 243, Vol. 11.

See Illigitimate Children.

Act to amend Chapter 78, Vol. 23,

See Indices.

Act to amend Chapter 76, Vol. 21.

See Infectious and contagious diseases.

Act to amend Chapter 23, Vol. 11, an Act to repeal and supply Chapter 117, Vol. 13,

See Insurance Companies.

Act to amend Chapter 99, Vol. 22,

See Insurance Laws.

Act to amend Chapter 123, Vol. 23,

See Inspectors.

Act to repeal Chapter 646, Vol. 19, being an Act to further amend Chapter 418, Vol. 14,

See Intoxicating Liquors.

Act to amend Chapter 555, Vol. 18,

See Intoxicating Liquors.

Act to amend Chapter 418, Vol. 14, See Intoxicating Liquors.

Act to amend an Act being Chapter 555, Vol. 18, See Intoxicating Liquors.

Act to repeal Sections 16, 17, and 18 of the Revised Code. See Juries.

Act to amend Chapter 354, Vol. 22, See Lewes.

Act in relation to Levy Court, being Chapter 50, Vol. 22. See Levy Court.

Act for repeal of Chapter 380, Vol. 22, See Levy Court.

Act to amend an Act being Chapter 126, Vol. 14, as amended by an Act to amend Section 5, Chapter 126, Vol. 14.

See Levy Court.

Act to amend Section 3, Chapter 111. Vol. 13, See license fees.

Act to amend an Act entitled a further supplement to Chapter 555, Vol. 18.
See License Fees.

Act to amend an Act being Chapter 750, Vol. 19. See Millsboro.

Act to amend Chapter 36, Vol. 12, See Middletown.

Act to amend Chapter 124, Vol 23, See Motor Vehicles.

Act to amend Chapter 83, Volume 23. See Morgue.

Act to amend Chapter 20, See Mortgages.

Act to amend and add to Chapter 392, Vol 20, and amendment thereto contained in Chapter 284; Vol. 22,

See National Guard.

Act to amend and add to Chapter 392, Vol. 20, and an amendment thereto, contained in Chapter 284, Vol. 22.

See National Guard.

Act to amend an Act, being Chapter 171, Vol. 23, See Light and Water Plant.

Act to renew and re-enact an Act being Chapter 568, Vol. 17. See Magnolia,

Act to amend Section 5, Chapter 127, Revised Code. See Manslaughter.

Act to amend and add to Chapter 40, Vol 20, See Medicine and Surgery.

Act to amend an Act, See Medicine and Surgery.

Act to amend an Act being Chapter 232, Vol. 19. See Milford.

Act to amend Chapter 487, Vol. 16, See Milton.

Act to amend Chapter 152, Vol. 15, See New Castle.

Act to amend Section 24, Chapter 152, Vol. 15, See New Castle.

Act to amend Section 2, Chapter 69, Vol. 23, See Notary Public.

Act to amend Section 14, Chapter 101, of the Revised Code, See Notice.

Act to repeal Chapter 132, Vol. 23, See Oysters.

Act to amend Chapter 653, Vol. 19, See Oysters.

137

Act to amend an Act being Act to amend Chapter 4, of Chapter 9. Vol. 21.

See Passing and Publication of Laws.

Act to repeal Chapter 374, Vol. 20, See Pawnbrokers.

Act to repeal Chapter 153, Vol. 23, which was an Act to amend Chapter 162, Vol. 23, as amended by Chapter 390, Vol. 23. See Peddlers.

Act to amend Chapter 162, Vol. 22, See Peddlers.

Act to amend Chapter 175, Vol 18, See Per Capita Assessment.

Act to amend Chapter 368, Vol. 14.

See Philadelphia, Wilmington and Baltimore Railroad Company.

Act to repeal an Act being Chapter 594, Vol 20.

See Pleading and Practice.

Act supplementary to Chapter 594, Vol. 20, See Pleading and Practice.

Act to amend Chapter 411, Vol. 14, See Petroleum.

Act to amend an Act, See Public Highways.

Act to amend an Act being Chapter 92, Vol. 23, See Public Schools.

Act to amend Section 8, Chapter 86, See Return day of Summons.

Act to amend Chapter 17, Vol. 22, being Chapter 24, Vol. 14, as supplemented by Chapter 364, Vol. 14, as amended by Chapter 10 and 11, Vol. 15.

See Revenue.

Act to repeal Chapter 17, Vol. 22, and re-enact Chapter 24, Vol. 14, as supplemented by Chapter 364, Vol. 14 as amend. ed by Chapter 10 and 11, Vol. 15.

See Revenue.

Act to repeal Chapter 41 of the Revised Code.

See Sabbath Schools.

Act to amend Chapter 28 Revised Statutes.

See Secretary of State.

Act to amend Chapter 194, Vol. 23, See Seaford.

Act to amend Section 17, Chapter 99, of the Revisd Code. See Sheriffs.

Act to amend an Act being Chapter 393, Vol. 13, See Shares of Banks.

Act to amend an Act, See Squirrels.

Act to amend Chapter 430, Vol. 17, See State Chemist.

Act to amend Chapter 104, Vol. 22,

See State Directors.

Act to amend an Act being Chapter 64, Vol. 19, See State House.

Act to repeal Chapter 82, Vol. 23, See State Supplies.

Act concerning Section 19, Chapter 12, of the Revised Code as amended by Chapter 50, Vol. 23, See State Treasurer.

An Act to amend Section 2, Chapter 76, Vol. 23.

See Stenographer.

Act to amend an Act to provide for the repeal of Chapter 380, Vol. 22, being Chapter 139. Vol. 23. See Supervisors. Act to amend an Act being Chapter 444, Vol. 13. See Swamps.

Act to amend an Act published at page 2, of appendix to Vol. 20.

See Taxes.

Act to repeal Chapter 17, Vol. 22, and re-enact Chapter 24, Vol. 14 as supplemented by Chapter 364, Vol. 14, as amended by Chapters 10 and 11, Vol. 15.

See Taxes.

Act to amend Chapter 277, Vol. 22, See Taxes.

Act to amend Section 1, Chapter 241, Vol. 18, See Taxes.

Act to amend Section 1, Chapter 241, Vol. 18, See Taxes.

Act to amend Section 23, Chapter 117, Vol. 13, See Transportation.

Act to repeal Chapter 63, Vol. 22, See Voters, Assistant.

Act to amend Chapter 209, Vol. 19, See Wilmington.

Act to amend Section 31, Chapter 207, of Vol. 17, See Wilmington.

Act to amend Chapter 340, Vol. 17, See Wilmington.

Act to amend Chapter 93, Vol. 23.

See Wilmington.

· Act to amend Chapter 92, Vol. 23, See Wilmington.

Act to amend an Act being Chapter 207, Vol. 17. See Wilmington.

Act to amend Sections 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, Chapter 207, Vol. 17,

See Wilmington.

Act to amend Chapter 126, Vol. 23,

See Workhouse.

See Resolution, page 13.

See Resolution page 128.

See Resolution page 252.

LANDLORD AND TENANT.

Act in relation to.

See Notice.

LANDS SOLD FOR COUNTY TAXES—

Act in relation to. See Recorder of Deeds.

LEGISLATIVE AUDITING COMMITTEE-

Report of, page 562-580.

LEGISLATIVE BALL-

See House Joint resolution No. 30.

LEGISLATURE-

House Bill No. 78; an Act giving the consent of the Legislature of the State of Delaware to the purchase by the United States of land within this State to be used as a target range. notice given, page 150; read first time, read second time referred, page 161; reported favorably page 198; taken up for consideration, read third time, page 219; passed the House, ordered to the Senate for concurrence, page 220; concurred in, page 248; enrolled, page 280; signed by the Speaker of the House and President of the Senate, page 310.

House Bill No 335; An Act proposing an amendment to Article 2 of the Constitution of the State of Delaware concerning the Legislature; notice given, page 309; read first time, read second time, referred, page 640; reported favorably, page 761; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 920.

LEWES-

Senate Bill No. 71; an Act to reincorporate the town of Lewes; read first time, read second time, referred, page 770; reported favorably, page 794; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 854; enrolled, page 963; signed by the President of the Senate, page 975.

Senate Bill No 97; An Act to amend Chapter 354, Vol. 22, Laws of Delaware entitled: an Act to establish a Board of Education for the town of Lewes, and to incorporate the same, and for other purposes, by increasing the amount of taxes to be raised by taxation; read first time, read second time, referred, page 524; reported favorably, page 605; taken up for consideration, read third time, passed the House, ordered returned to Senate page 654; signed by the President of the Senate, page 723; enrolled page 735.

LEWES AND REHOBOTH HUNDRED RIVER COMMISSION—

Senate Bill No. 133; An Act to create the Lewes and Rehoboth Hundred River Commission; read first time, read second time, referred, page 779; reported favorably, page 794; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 844; enrolled, page 913; signed by the President of Senate, page 896.

LEWIS, ROSA L.—

House Bill No. 125; An Act to change the name of Rosa L. Pleasanton to Rosa L. Lewis; notice given, page 224; read first time, read second time, referred, page 237; reported favorably, page 263; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 370; concurred in page 468; enrolled, page 508; signed by the Speaker of the House and President of the Senate, page 546.

LEVY COURT-

Act in relation to, See County Treasurer.

Act in relation to, See Milton.

Act in relation to, See Sabbath Schools.

Act in relation to, See State Treasurer.

Act in relation to, See Dover,

Act in relation to, See Seaford.

Report of, pages 151-152.

Senate Bill No. 68; An Act directing the Levy Court of Sussex County to make additional settlements with the County Treasurer; read first time, read second time, referred, page 584; reported favorably, page 700; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 890; enrolled, page 965; signed by the President of the Senate, page, 977.

Senate Bill No. 84; an Act to amend an Act in relation to the Levy Court of New Castle County, being Chapter 50, Vol. 22, Laws of Delaware, by changing the boundaries of certain Levy Court Districts; read first time, read second time, referred, page 536; reported favorably, page, 604; taken up for consideration, read third time, page 598; passed the House, ordered returned to the Senate page 599; signed by the President of the Senate, page 642; enrolled, page 659.

Senate Bill No. 112; An Act to authorize the Levy Court of New Castle County to borrow five hundred thousand dollars to be expended for the permanent improvement of public highways of New Castle County, under the provisions of Chapter 139, Vol. 23, Laws of Delaware, entitled: an Act to provide for the repeal of Chapter 380, Vol. 22, Laws of Delaware, being

an Act entitled; an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public Highways in New Castle county, Delaware; read first time, read second time, referred, page 523; reported with substitute page 695; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 707; concurred in, page 742; signed by the Speaker of the House and President of the Senate, page 783; enrolled, page 809.

House Bill No 368; An Act to amend an Act entitled; an Act to reincorporate the town of Bridgeville, being Chapter 126. Vol. 14, as amended by an Act entitled an Act to amend Section 5, Chapter 126, Vol. 14, Laws, of Delaware, being Chapter 156, Vol. 18, Laws of Delaware, as amended by Chapter 184, Vol. 22, Laws of Delaware by authorizing and directing the Levy Court of Sussex county to pay the Commissioners of Bridgeville the sum of five hundred dollars annually; notice given, page 267; read first time, read second time, referred, page 714; reported substitute favorably, page 846; taken up for consideration, read third time, page 865; passed the House, ordered to the Senate for concurrence, page 866; concurred in, page 921; enrolled, page 957; signed by the Speaker of the House and President of the Senate, page 966.

LIBERTY TRUST COMPANY-

House Bill No 229; An Act to confer banking powers on the Liberty Trust Company, a corporation of the State of Delaware; notice given, page 387; read first time, read second time, referred, page 415; reported favorably, page 506; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 556; concurred in, page 801; Senate amendment read, adopted, page 826; enrolled, page 893: signed by the Speaker of the House and President of the Senate, page 952.

LICENSE-

Act in relation to, See Qualified Voters.

Act in relation to, See Delivery wagons. Act in relation to. See Intoxicating Liquors.

Act in relation to, See Revenue.

Act in relation to, See Peddlers.

Act in relation to. See Oysters

Act in relation to, See Soldiers and Sailors.

LIABILITY-

Act in relation to, See Surety Company.

LIABILITIES OF RAILROAD COMPANIES-

Act in relation to, See Railroad Companies.

LICENSE FEES-

See Motor Vehicles.

See Intoxicating liquors.

House Bill No. 37; an Act to amend Section 3, Chapter 117, Vol. 13, Laws of Delaware, entitled: an Act to raise revenue and provide for the current expenses of the State Government by changing the license fee of photographers: notice given, page 105; read first time, page 112; read second time, referred, page 113; reported favorably, page 185; taken up for consideration, read thirdtime, passed the House ordered to the Senate for concurrence, page 353; not concurred in page 470.

House Bill No 108; an Act fixing the license fee of grain distilleries, regulating the quantites in which the products the eof may be sold and providing penalties for selling contrary to law; notice given, page 195; read first time, read second time referred, page 215.

House Bill No. 295; An Act to amend an Act entitled; a further supplement to the Act entitled; an Act to regulate the sale of intoxicating liquors passed at Dover, April 10,1873, being Chapter 555, Vol. 18, Laws of Delaware, by providing that one-third of amounts raised from certain license fees shall be paid to certain cities and towns; notice given; page 322; read first time, read second time, referred, page 539; withdrawn, page 946.

LICENSING-

Senate Bill No 90: An Act providing for the licensing of individuals, associations of persons, firms or corporations having their principal places of business without this State, but maintaining within this State, branch stores, warehouses, or distributing depots for the sale of products, goods, wares, and merchandise and fixing a rate of taxation thereof; read first time, read second time, referred, page 500; reported favorably page 700; taken up for consideration read third time, passed the House, ordered returned to Senate, page 942; enrolled, page 964; sigued by the President of the Senate, page 977.

LIFE INSURANCE COMPANIES—

House Bill No. 54; An Act relating to the provisions of life insurance companies; notice given, page 58; read first time, read second time, referred, page 139; reported favorably, page 201; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 429; concurred in page 506; enrolled, page 544; signed by the Speaker of the House and President of the Senate, page 591.

House Bill No. 55; An Act regulating life insurance companies and prohibiting the diversion of funds for political purposes; notice given, page 63; read first time, page 139; read second time, referred, page 140; reported favorably, page 235; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 429; concurred in, page 505; enrolled, page 545; signed by the Speaker of the House and President of the Senate, page 591.

House Bill No. 56; an Act to prohibit misrepresentation by life insurance companies; notice given, page 59; read first

time, read second time, referred, page 140; reported favorably, page 235; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 430; concurred in page 505; enrolled, page 545; signed by the Speaker of the House and President of the Senate, page 590.

House Bill No. 57; an Act to require an annual apportionment and accounting of surplus of life insurance companies as to policies heretofore issued; notice given, page 52; read first time read second time. referred, page 140; reported favorably, page 235; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 431; concurred in, page 505; enrolled, page 545: signed by the Speaker of the House and President of the Senate, page 590; vetoed by the Governor, page 722; veto considered, bill taken up for consideration, read tuird time, lost, page 743.

House Bill No. 58; An Act to regulate the investment of the funds and the real estate holdings of life insurance companies; notice given, page 52; read first time, read second time referred, page 140; reported favorably pages 235, 589; taken up for consideration, read third time, page 630; passed the House, ordered to the Senate for concurrence, page 630; concurred in, page 786; enrolled, page 893; signed by the Speaker of the House and President of the Senate, page 951.

House Bill No 59; An Act prohibiting corporations or stock companies acting as agents or solicitors for life insurance companies: notice given, page 60; read first time, read second time, referred, page 141; reported favorably, page 589; taken up for consideration, read!third time, passed the House, ordered to the Senate for concurrence, page 641; concurred in, page 786; enrolled, page 847, signed by the Speaker of the House and President of the Senate, page 903;

House Bill No. 60; an Act relating to the annual reports of life insurance companies; notice given, page 62; read first time, read second time, referred, page 141; reported favorably page 588; taken up for consideration, read third time, passed the House, ordered to the Senate, for concurrence, page 645; concurred in, page 786; enrolled, page 847; signed by the Speaker of the House and Pesident of Senate, page 908.

House Bill No. 61 An Act defining the Status of persons soliciting life insurance; notice given, page 59, read first time, read second time, referred, page 141; reported favorably, page 588; taken up for consideration, read third time, passed the House, ordered to the Senate, for concurrence, page 646; concurred in, page 786; enrolled, page 847; signed by the Speaker of the House and President of the Senate, page 902.

House Bill No. 127; an Act to permit the registration of life insurance policies and the deposits of reserve thereon with the insurance companies; notice given, page 228; read first time, read second time, referred, page 238; reported favorably with substitute and amendment, page 667; taken up for consideration, read third time, page 694; passed the House, ordered to the Senate for concurrence, page 695; concurred in with Senate amendment, page 900; read, adopted; ordered to the Senate for concurrence, page 909; enrolled, page 926; signed by the Speaker of the House and President of the Senate, page, 953.

LIGHT AND WATER PLANT—

House Bill No. 297; An Act to amend an Act entitled; an Act authorizing the Town Council of the town of Dover to fund its indebtedness incurred in the enlargement of its light and water plant by issuing bonds for twelve thousand dollars being Chapter 177, of Volume 23 of the Laws of Delaware. notice given, page 426; read first time, read second time, referred, page 540; reported favorably, page, 604; taken up for consideration, read third time, page 661; passed the House, ordered to the Senate for concurrence, page 662; concurred in page 764; enrolled, page 820; signed by the Speaker of the House and President of the Senate, page 852;

LINGO, JOHN-

Pardoned, page 1002.

LIQUORS-

Act in relation to, See Protection of persons. See Intoxicating Liquors.

LIQUOR LICENSE LAWS-

Act in relation to.
See Intoxicating liquors.

LIVE STOCK SANITARY BOARD-

House Bill No 204; An Act to establish the State Life Stock and Sanitary Board of Delaware, and to provide for the control and suppression of contagions diseases of domestic animals; notice given, page 350; read first time, read second time, referred, page 380; reported unfavorably, page 440 withdrawn.

LOAN COMPANIES—

Act in relation to. See Taxes.

LOANING MONEY—

Act in relation to, See Pawnbrokers.

LOPER, SALLIE B-

Senate Bill No. 11; An Act to change the name of Sallie B. Loper to Sallie B. Johnson; read first time, read second time, referred, page 147; reported favorably, page 178; taken up for consideration, read third time, passed the House, ordered returned to Senate page 176; signed by the President of the Senate, page 196; enrolled page 197.

LOWER ANIMALS-

Act in relation to, See Contagious and Infectious Diseases.

M

MAGNOLIA-

House Bill No. 308; an Act to renew and re-enact an Act entitled; an Act to incorporate the town of Magnolia, being Chapter 568, Vol. 17, of the Laws of Delaware, and all Act amendatory thereof, and supplementary thereto: notice given page 386; read first time, read second time, referred, page 554;

reported favorably, page 631; taken up for consideration, read third time, page 650; passed the House, ordered to the Senate for concurrence, page 651; concurred in, page 762; enrolled, page 821; signed by the Speaker of the House and President of the Senate, page 853.

MAINTENANCE-

Act in relation to, See National Guard. Act in relation to, See Old Peoples' Home.

MALT LIQTORS-

House Bill No. 148; an Act providing for State taxes on all malt liquors manufactured in this State: notice given, page 261; read first time, read second time, referred, page 276, withdrawn,

House Bill No. 270; an Act imposing a tax on malt liquors and providing for the collection thereof; notice given, page 443; read first time, page 512; read second time, referred, page 513; reported favorably with amendment, page 720; reported favorably. page 861; amendment read, lost, page 885: bill read, lost, page 886.

MANSLAUGHTER-

Senate Bill No. 89 an Act to amend Section 5, Chapter 127, of the Revised Code, enlarging the term of imprisonment for the crime of Manslaughter; read first time, read second time, referred, page 622; reported favorably, page 761; taken up for consideration, passed the House, ordered returned to the Senate, page 886; enrolled, page 963; signed by the President of the Senate, page 975.

MANUFACTURERS-

Act in relation to, See Revenue, Act in relation to, See Revenue. Act in relation to, See Tax.

MANUFACTURES AND COMMERCE-

Committee on, page 67.

MANUFACTURE OF INTOXICATING LIQUORS—

Act in relation to, See Intoxicating liquors.

Act in relation to. See Qualified voters.

MARSHALL, DR. HENRY-

See House Joint Resolution No. 9.

MARVIN HORACE-

See House Joint Resolution No. 32.

MASTEN, AMOS-

Pardon granted, page 1004.

MATLACK, ALBERT F-

Sentence commutted, page 998.

MARRIAGE-

Act in relation to, See Henry Jester.

Senate Bill No. 23; An Act regulating annulment of marriage and divorce; read first time, read second time, referred, page 825; reported favorably, page 891, taken up for consideration, read first time, referred, page 898; enrolled page 965; signed by the President of the Senate, page 977.

MAYOR OF WILMINGTON-

Act in relation to, See Board of Park Commissioners.

MEDICINE AND SURGERY—

House Bill No. 47; An Act to amend and add to an Act entitled; an Act regulating the practice of medicine and surgery, in the State, being Chapter 40, Vol. 20, Laws of Delaware,

notice given, page 01; read first time, read second time, referred, page 130; reported favorably, page 560; taken up for consideration, read third time, page 609; passed the House, ordered to the Senate for concurrence, page 610; concurred in page 818; enrolled, page 849; signed by the Speaker of the House and President of the Senate, page 904.

House Bill No. 240; An Act to amend an Act entitled; an Act regulating the practice of medicine and surgery, in this State; passed at Dover, April 18, 1895; notice given, page 375; read first time, read second time, referred, page 439; reported favorably, page 788; withdrawn, page 941.

MEMBERS AND PRESIDING OFFICERS OF THE GENERAL ASSEMBLY—

Act in relation to, See Compensation.

See House Joint Resolution No. 16

Given privilege of House floor page 13.

MERCANTILE TRUST AND SAFE DEPOSIT COMPANY—

House Bill No. 156: an Act to incorporate the Mercantile Trust and Safe Deposit Company; read first time, read second time, referred, page 286; reported favorably, page 407; taked up for consideration, read third time, page 550; passed the House, ordered to the Senate for concurrence page 551; concurred in with Senate aniendment, read adopted, page 787 ordered returned to Senate, page 788, enrolled, page 912; signed by the Speaker of the House and President of the Senate, page 953.

MERCHANTS' TRUST AND SAFE DEPOSIT COMPANY—

House Bill No. 323; An Act to incorporate Merchants' Trust and Safe Deposit Company; notice given, page 453; read first time, read second time, referred, page 617, reported favorably with amendment, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 850; not concurred in, page 937.

MESSICK, JOHN W.—

Of the Ninth Representative District of Sussex county, appeared and took his seat, page 6; appointed as member of Committee to procure certificates of election, page 7; appointed on Committee to visit Delaware State Hospital, page 107; appointed as member of Committees on Appropriations, Miscellaneous, Charities and Eleemosynary Institutions Public Health, Revised Code, pages 66-7, voted for U. S. Senator, page 87; in joint session, page 97.

MESSICK, CHARLES LAMOT-

Senate Bill No. 128, An Act to change the name of Charles Lamot to Charles Lamot Messick, and make him by adoption a son and heir-at-law of Charles W. Messick; read first time, read second time, referred, page 802; reported favorably, page 837; taken up for consideration, read third time, page 863: passed the House ordered returned to the Senate, page 864; enrolled, page 965; signed by the President of the Senate, page 978,

McCAFFERTY JOSEPH E.—

Of the Fifth Representative District of New Castle County, appeared and took his seat, page 5; appointed member of Committees on Miscellaneous, Revised Statutes, Lahor, Revised Code, pages 65-7; voted for U. S. Senator, page 87; in Joint session page 97.

MIDDLETOWN-

House Bill 283: an Act to amend Chapter 36, Vol. 12, Laws of Delaware, entitled an Act to reincorporate the town of Mid-Middletown, by changing the method of collecting taxes; read first time, read second time, referred, page 526; reported favorably, page 603; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 666; concurred in, page 764; enrolled, page 821; signed by the Speaker of the House and President of the Senate, page 852.

House Bill No. 284; an Act to authorize the town commissioners of the town of Middletown to borrow money and issue bonds for the purpose of paying off the bond issue of 1887.

notice given, page 447; read first time, read second time, referred. page 527; reported favorably, page, 604; taken up for consideration, read third time, page 652; passed the House, ordered to the Senate for concurrence, page 653; concurred in page 764; enrolled, page 810; sign d by the Speaker of the House and President of the Senate, page 834;

MILFORD—

House Bill No. 162; an Act to reincorporate the town of Milford; notice given, page 115; read first time, read second time, referred, page 294; reported favorably, with amendment, page 503; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 504; concurred in, page 597; enrolled, page 730, signed by the Speaker of the House and President of the Senate, page 763.

House Bill No. 235; an Act to amend an Act entitled; an Act to allow the Town Council of Milford to issue bonds for certain purposes, being Chapter 232, of Vol. 19, of the laws of Delaware, notice given, page 427; read first time, read second time referred, page 420; reported favorably page 507; taken up for consideration, read third time, page 502; passed the House, ordered to the Senate for concurrence, page 592; concurred in, page 731; enrolled, page 761; signed by the Speaker of the House and President of the Senate, page 800.

MILFORD GRANGE—

Communication from, pages 678-9.

MILK AND CREAM—

House Bill No. 154; an Act to determine the standard measure of mitk and cream in this State; notice given, page 133, read first time, read second time, referred, page 286; reported favorably, page 318; taken up for consideration, read third time passed the House, ordered to the Senate, for concurrence, page 367; enrolled, page 508; signed by the Speaker of the House and President of the Senate, page 547.

Act in relation to, See Weights and Measures.

MILLSBORO-

Senate Bill No. 76; An Act to amend an Act to incorporate the town of Millsboro, being Chapter 750, Vol. 19, Laws of Delaware; read first time, read second time, referred, page 803; reported favorably,page 830; taken up for consideration, passed the House, ordered returned to the Senate, page 855; enrolled page 965; signed by the President of the Senate, page 978.

MILLSBORO TRUST AND SAFE DEPOSIT COMPANY—

Senate Bill No. 113; an Act to incorporate the Millsboro Trust and Safe Deposit Company; read first time, read second time, referred, page 803; reported favorably, page 823; taken up for consideration, read third time, passed the House, ordered returned to Senate page 851; signed by the President of the Senate, page 918; enrolled page 958.

MILTON-

House Bill No. 38; an Act to amend Chapter 487, of Vol. 16, Laws of Delaware, entitled; an Act to reincorporate the town of Milton, by increasing the appropriation by the Levy Court for repairs of roads and streets; notice given, page 95; read first time, read second time, referred, page 113; reported favorably, with substitute, page 185; read and re-committed, page 223; substitute reported favorably, page 255; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 289; not concurred in page 470.

MILLVILLE-

2

House Bill No. 348; an Act to incorporate the town of Millville. notice given, page 387; read first time, read second time, referred, page 682; reported favorably, page 705; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 742; concurred in page 875; Senate amendment, read adopted ordered returned to Senate, page, 884; enrolled, page 961; signed by the Speaker of the House and President of the Senate, page 970.

House Bill No. 351; an Act authorizing the Commissioners of Millville to borrow money and issue bonds to secure the payment thereof, for the purpose of improving the streets of said town of Millville; notice given, page 387; read first time, read second time, referred, page 688; reported favorably, page

705; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 806; concurred in, page 944; enrolled, page 956: signed by the Speaker of the House and President of the Senate, page 968.

MINORS-

Act in relation to, See Cigarettes.

Act in relation to, See Intoxicants.

House Bill No. 275; An Act concerning minors, their adoption, custody and maintenance; notice given, page 387; read first time, read second time, referred, page 514; reported favorably page 626; taken up for consideration, read third time, passed the House, ordered to the Senate, for concurrence, page 661; concurred in, page 787; enrolled, page 847; signed by the Speaker of the House and Pesident of Senate, page 903.

MINOR CHILD—

House Bill No. 164; An Act to authorize a parent to maintain an Action and recover damages for the death and loss of a minor child, occasioned by unlawful violence or negligence; notice given, page 260; read first time, read second time, referred, page 300; reported favorably, page 589; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 746; concurred in, page 817.

MILITARY AFFAIRS-

Committee on, page 66.

MISCELLANEOUS-

Committee on, page 67.

MISPILLION RIVER-

House Bill No. 210; an Act in relation to shortening the course of the navigable waters of Mispillion River; notice given page 310; read first time, read second time, referred, rage 388; reported favorably, page 495; taken up for consideration, read third time, page 499; passed the House, ordered to the Senate for concurrence, page 500; concurred in, page 614;

enrolled, page 678; signed by the Speaker of the House and President of the Senate, page 726.

MISDEMEANOR—

Act in relation to, See Life Insurance Companies.

MISREPRESENTATION—

Act in relation to. See Oath or Affirmation.

Act in relation to, See State Depositories.

MOTOR VEHICLES—

House Bill No. 298; An Act to amend Chapter 124, Vol. 23, Laws of Delaware, entitled; an Act defining motor vehicles and providing for the Registration of the same, and uniform rules regulating the use and speed thereof, approved April 6, 1905, by changing penalties, increasing license fees and relating to Chauffeurs; notice given, page 259; read first time, read second time, referred, page 384; reported favorably with substitute page 782; recommitted, page 864; substitute reported favorably, page 873, taken up for consideration, read third time, page 878; passed the House, ordered to the Senate for concurrence, page 879; concurred in page 895; enrolled, page 958; signed by the Speaker of the House and President of the Senate, page, 974.

Governor's Message, page 17.

MONROE, JAMES—

House Bill No. 28; An Act to change the name of James Monroe to James Monroe Copeland; notice given, page 86; read first time, read second time, referred, page 106; reported favorably, page 134; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 136; concurred in page 174; enrolled, page 196; signed by the Speaker of the House and President of the Senate, page 198.

MONUMENT-

Act in relation to, See Brigadier General Dagsworthy,

MOORE, CHARLES, L.-

Elected Attorney for General Assembly, page 58.

MORGUE-

House Bill No. 255; entitled: An Act to amend Chapter 83, Vol. 23, Laws of Delaware, entitled; an Act providing for a county morgue, and a superintendent thereof, in and for New Castle county, by requiring the Levy Court to erect a morgue; notice given, page 442; read first time, read second time, referred page 479, reported favorably page 589; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 878.

MORTGAGES-

House Bill No 272: an Act to to amend Chapter 20. Laws of Delaware, being an Act entitled an Act concerning the mortgages held by the State against the Junction and Breakwater Railroad Company and the Breakwater and Frankford Railroad Company respectively; notice given, page 456; read first time, read second time, referred page 513; reported unfavorably, page 737; taken up for consideration, read third time, ordered to the Senate for concurrence, page 793.

MOVING DAY—

House Bill No. 214 an Act to establish a uniform moving day in New Castle county; notice given, page 173; read first time, read second time, referred, page 390; reported favorably.page 495; taken up for conside, ation, read third time, recommitted page 811.

MUNICIPAL CORPORATIONS—

Act in relation to, See Gas Companies.

Committee on, page 66.

House Bill No 243; an Act in relation to Municipal Corporations; read first time, read second time, referred, page 451: reported favorably, page 603; withdrawn, page 941.

House Bill No. 296, an Act authorizing and empowering municipal Corporations to borrow money and to issue bonds for the payment thereof; notice given, page 126; read first time, read second time, referred, page 540; substitute reported favorably, page 842; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 843; concurred in page 914; enrolled, page 938.

MURDERKILL RIVER-

Senate Bill No. 43, an Act in relation to fishing in the Murderkill river in this State and for other purposes; read first time, read second time, referred, page 484; reported on merits page 494; taken up for consideration, read third time, lost, page 889.

MURDERKILL CREEK-

Act in relation to, See St. Jones River.

MORALITY-

٤

Act in relation to, See Officers.

N

NATIONAL GUARD-

Senate Bill No. 123, an Act authorizing counties, municipalities, corporations and water commissioners to donate money, land and other valuable things for the improvement of the National Guard of Delaware; read first time, read second time, referred, page 825; reported favorably, page 836; reported on merits, page 881; taken up for consideration read third time, recommitted, page 882; reported with amendment, read, adopted, bill read, passed the House, ordered returned to Senate, page 923; enrolled, page 964; signed by the President of the Senate, page 976.

House Biil No. 93; an Act to amend and add to Chapter 392, Vol. 20, Laws of Delaware, entitled: an Act providing for the maintenance, discipline and regulation of the National Guard of Delaware, and an amendment thereto contained in Chapter 284, Vol. 22. Laws of Delaware; notice given, page 15; read first time, read second time, referred, page 189;

House Bill No. 172; an Act to amend and add to Chapter 392, Vol. 20, Laws of Delaware entitled an Act providing for the maintenance, discipline and regulations of the National Guard of Delaware, and an amendment thereto, contained in Chapter 284, Vol. 22, Laws of Delaware; notice given, page 150; read first time, read second time, referred, page 320; reported favorably, page 393, taken up for consideration, read third time, ordered to the Senate for concurrence, page 481; concurred in, page 538; enrolled, page 582; signed by the Speaker of the House and President of the Senate, page 625.

Act in relation to, See Revenue.

Governor's Message page 21.

NATURAL DRAINAGE OF LAND—

House Bill No 216; An Act in relation to the natural drainage of land; notice given, page 347; read first time, read second time, referred, page 395; reported favorably page 440; taken up for consideration, read third time, passed the House, ordered to fhe Senate for concurrence, page 477; not concurred in, page 615.

NETS-

Act in relation to. See Fish.

Act in relation to. See Gill Nets.

NEGLIGENCE—

Act in relation to, See Minor child. NEW BUSINESS-

See House Joint Resolution No. 17.

NEW CASTLE-

Act in relation to, See Title.

Senate Bill No. 144; an Act to amend Chapter 152, Vol. 15, Laws of Delaware, being an Act entitled; an Act to reincorporate the city of New Castle: read first time, read second time referred, page 906; reported favorably, page 909; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 910; enrol'ed page 936; signed by by the President of the Senate, page 936.

House Bill No. 5; an Act to amend Section 24 of Chapter 152, Vol. 15 of the Laws of the State of Delaware, enritled; an Act to incorporate the laying out of new streets, in said city; notice given, page 43; read first time, read second time, referred, page 57; reported favorably, page, 200; taken up for consideration, read third time, page 213; passed the House, ordered to the Senate for concurrence, page 213; concurred in page 835; enrolled, page 812; signed by the Speaker of the House and President of the Senate, page 952;

House Bill No. 6; entitled: An Act authorizing the Mayor and Council at New Castle to borrow one hundred thousand dollars (\$100,000) for sewer, street and Harbor improvements of the city of New Castle, notice given, page 43; read first time, read second time, referred, page 57.

House Bill No. 371; an Act authorizing the Mayor and Council of New Castle to borrow five thousand dollars (\$5,000) for harbor improvement of the city of New Castle; notice given, page 43; read first time, read second time, referred, page 717; reported favorably, with amendment, page 775; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 776; concurred in page 906; enrolled, page 955; signed by the Speaker of the House and President of the Senate, page 968.

NEW CASTLE COUNTY—

Act in relation to constables in, See Constables. Act in relation to taxes in, See taxes.

Act in relation to Board of Revision of Assessment. See Board of Revision of Assessment.

Act in relation to tax on real estate. See taxes.

Act in relation to books of Law Library Association, See Law Library Association.

Act in relation to Levy Court. See Levy Court.

Act in relation to peddlers in, See Peddlers.

Act in relation to peddlers in, See Peddlers.

Act for permanent improvement of public highways. See Public Highways.

Act to divide New Castle Hundred, See Representative District No. 10.

Act to reincorporate town of Odessa in, See Assessors.

Act to reincorporate town of Odessa in. See Dogs.

Act in relation to constables in, See Constables.

Act in relation to Comptroller, See Comptroller.

Act in relation to workhouse, See Workhouse.

Act to change voting place in, See voting place. Act in relation to appointment of clerks, See receiver of taxes.

Act in relation to street and harbor improvement, See Street and Harbor Improvement.

Act in relation to dogs, See Dogs.

Act in relation to election district in, See Election District.

Act in relation to lands sold for taxes, See Taxes.

Act in relation to colored School taxes in, See Robert M. Burns,

Act in relation to Recorder of Deeds, See Indices.

Act in relation to Levy Court; See County Treasurer.

Act in relation to pawnbrokers and junkdealers, See Pawnbrokers.

Act in relation to Crier of Courts, See Crier.

Act in relation to milk and cream, See Regulator of weights and measures.

Act to establish a uniform moving day. See moving day.

Act for repair of public roads, See Roads, Bridges and Causeways.

Act in relation to coroner.

See Coroner.

Act in relation to Notary Public;

See Notary Public.

Act in relation to Morgue, See Morgue.

Act in relation to delinquent taxables, See Delinquent Taxables.

Act in relation to Comptroller of, See Comptroller.

Act in relation to election district in, See election district.

Act in relation to Supervisors, See Supervisors.

Act in relation to Workhouse, See Workhouse.

Act for the protection of fish, See Fish.

Act to change boundaries, See Election District

NEW CASTLE HUNDRED-

Act in relation to. See Representative District No. 10

NEW CASTLE TRUST AND SAFE DEPOSIT COMPANY—

House Bill No. 247; an Act to incorporate the New Castle Trust and Safe Deposit Company; notice given, page 425; read first time, read second time, referred, page 458; reported favorably page 507; taken up for consideration, read third time, passed the House, ordered to the Senate, for concurrence, page 670; concurred in with Senate amendment, page 800; read, adopted page 814; enrolled, page 893; signed by the Speaker of the House and Pesident of Senate, page 952.

NEWARK-

Act in relation to, See Per Capita Assessment. Act in relation to, See Public Schools.

Senate Bill No. 139, An Act authorizing and empowering the Council of Newark to borrow money and to issue bonds for the payment thereof, for the purpose of improving the streets and extending the water and electric light plant of the town of Newark; read first time, page 740; read second time, referred, page 741; reported favorably, page 836; taken up for consideration, read third time, passed the House ordered returned to the Senate, page 876; enrolled, page 962; signed by the President of the Senate, page 975,

Senate Bill No. 145; An Act to amend the charter of the town of Newark by extending the boundary lines of said town; read first time, page 802; read second time, referred, page 803; reported favorably, page 836; taken up for consideration, passed the House, ordered returned to the Senate, page 849; enrolled page 958; signed by the President of the Senate, page 918.

NEWTON, OLIVER A.—

Of the Second Representative District of Sussex county, appeared and took his seat, page 6; appointed as member of Committee on advisability of erection of new State House, page 145; appointed as member of Committees on Revenue and Taxation; Stationery and Supplies, Enrolled Bills, Printing. Banking and Insurance, Public Buildings, pages 66-7; voted for U. S. Senator, page 87; in joint session, page 97.

NEWSPAPERS-

See Resolution page 38.

NEWPORT-

Senate Bill No. 110, an Act authorizing the Commissioners of the town of Newport to borrow money and issue bonds to secure the payment thereof, for the purpose of providing Fire Protection for the town of Newport; read first time read second time referred, page 621; reported favorably, page 632; taken up for consideration, read third time, passed the House, ordered returned to Senate page 747; signed by the President of the Senate, page 807; enrolled page 820.

Senate Bill No. 117, an Act to reincorporate the town of Newport; read first time, read second time, referred, page 703; reported favorably, page 770; taken up for consideration read third time, passed the House, ordered returned to Senate, page 805; enrolled, page 913; signed by the President of the Senate, page 898.

NIGHT WATCHMAN-

See House Joint Resolution No. 3.

NOTARY PUBLIC-

Senate Bill No. 18; an Act to provide for the appointment of an additional Justice of the Peace and Notary Public for South Murderkill Hundred; read first time, read second time, referred, page 191; reported favorably page 295; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 305; signed by the President of the Senate, page 325; enrolled, page 332.

Senate Bill No. 86; An Act to amend Section 2, Chapter 69, Vol. 23, Laws of Delaware, entitled; an Act relating to notaries public giving certain notaries public additional powers; read first time, page 915; read second time, referred, page 916, reported unfavorably page 924; taken up for consideration, read third time, lost page 946.

House Bill No. 224; An Act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, for the office of Howell S. England, Attorney-at-Law; notice given page 374; read first time, read second time, referred, page 410; reported favorably, page 675; taken up for consideration, read third time, page 880; passed the House, ordered to the Senate for concurrence, page 881.

NOTICE-

House Biil No. 145; an Act to amend Section 14, Chapter 101, of the Revised Code, relative to the notice required to be given by the landlord to tenant; notice given, page 242; read first time, read second time, referred, page 266.

NON-RESIDENTS-

Act in relation to. See Delivery Wagons.

OATH OR AFFIRMATION-

Senate Bill No. 80; an Act to make certain statements made under oath or affirmation a misdemeanor, and to provide for the punishment therefor; read first time, read second time, referred, page 584; reported favorably, page 779; taken up for consideration, passed the House, ordered returned to the Senate, page 804, signed by the President of the Senate, page 896; enrolled, page 913

OATHS OF OFFICE—

Governor's Message, page 27.

ODESSA-

Act in relation to, See Assessors.

Act in relation to. See Dogs.

OFFENCES-

ذ

House Bill No. 311; an Act to amend an Act defining offences against religion, morality and decency; read first time, read second time, referred, page 556; reported unfavorably, page 627.

OFFICERS AND MEMBERS OF THE GENERAL ASSEMBLY—

List of pages 2-6.

See Members of the General Assembly.

OLD PEOPLES' HOME-

House Bill No. 90; an Act appropriating \$2,500 for the maintenance and support of the Old Peoples' Home at Dover; notice given, page 120; read first time, read second time, referred, page 188; reported favorably, with amendment, page 430; taken up for consideration, read third time; ordered to the Senate for concurrence, page 550; concurred in, page 944; enrolled, page 954; signed by the Speaker of the House and President of the Senate, page 970.

ONE-CENT WRAPPERS-

See Resolution page 13.

OVERSEER OF ROADS-

Act in relation to, See Appointment.

OYSTERS-

Act in relation to, See Watchboat.

Governor's Message page 18.

House Bill 259: an Act to amend Chapter 132, Vol. 23, Laws of Delaware, entitled an Act to further protect the oyster interests of the State by prohibiting the use of certain windas in catching oysters; notice given, page 347; read first time, read second time, referred, page 489; reported unfavorably, page 613: withdrawn.

House Bill No. 367 an Act requiring all persons applying for a licence for a boat or vessel to dredge for oysters from the natural oyster beds of the Stale to be solely owned by said applicant who shall be a bona-fide resident of this State: notice given, page 173; read first time, read second time, referred, page 712; reported sub. favorably,page 818; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 839; concurred in page 925; Senate amendment, read adopted, ordered returned to Senate, page, 932; enrolled, page 962; signed by the Speaker of the House and President of the Senate, page 971.

OYSTER PLANTATIONS—

House Bill No 111; An Act providing for the surveying, plotting and staking of oyster plantations in the Delaware Bay within the jurisdiction of the State of Delaware; notice given, page 153; read first time, read second time, referred, page 217; reported unfavorably, page 648; recommitted, page 946; reported unfavorably, page 947; substitute taken up for consideration, read third time, lost, page 947.

House Bill No. 274; an Act to amend Chapter 653, Vol. 19, Laws of Delaware entitled: an Act to repeal all Statutes relating to planting, propagating, dredging or taking of oysters from the natural beds or plantations in the Deiaware Bay, and to re-enact the same or parts thereof, with amendments, by striking out all of Section 53; notice given, page 454; read first time, read second time, referred page 514; reported unfavorably page 714; laid on table, page 941.

OYER AND TERMINER-

Act in relation to,

See Court of Over and Terminer.

Р

PAGE-

Elected, page 12.

PALMER, JAMES C.—

Of the Tenth Representative District of Sussex County, appeared and took his seat, page 6; nominated and elected as Chairman, page 6; appointed member of Committees on Federal Relations, Claims. Education, Revised Statutes, Fish, Oysters and Game, Charities and Eleemosynary Institutions, pages 65-6; voted for U. S. Senator, page 87; in Joint session page 97.

PAPERS-

See Resolution page 38.

PARADEE, FRANK R.—

Of the Second Representative District of New Castle County, appeared and took his seat page 5; appointed on Committee to visit Delaware State Hospital; page 107; appointed member of Committees on Revenue and Taxation, Claims, Municipal Corporations, Revised Statutes; Private Corporations, Labor, pages 65-7; voted for U. S. Senator, page 87; in joint session, page 97.

PARDON-

ذ

Governor's Message page 26.

PARDONS, REPRIEVES AND REMISSIONS—

Governor's Message, page 36.

See page 988.

PARK—

House Bill No. 238; An Act to authorize the Mayor and Council of Wilmington, to borrow twenty thousand dollars for the purchase and maintenance of a park in the first ward in the city of Wilmington; read first time, read second time, referred, page 432; reported favorably page 509; taken up for consideration, read third time, page 674; passed the House, ordered to the Senate for concurrence, page 674; concurred in, page 796; enrolled, page 960; signed by the Speaker of the House and President of the Senate, page 972-

PASSAGE OF BILLS-

House Bill No. 170; an Act relative to services of persons retained or employed to promote the passage of bills or resolutions by the General Assembly, or the executive approval of such bills or resolutions: notice given, page 310; read first time, read second time, referred, page 316; reported favorably, page 355; taken up for consideration, read third time, lost, page 372.

PASSING AND PUBLICATION OF LAWS-

House Bill No. 144; an Act to amend an Act entitled; an Act to amend Chapter 4 of the Revised Statutes of the State of Delaware, relating to the passing and publication of laws, being Chapter 9, Vol. 21, Laws of Delaware, increasing the number of volumes to be printed and bound; notice given, page 260; read first time, read second time, referred, page 266; reported favorably, page 586; taken up for consideration, read third time passed the House, ordered to the Senate, for concurrence, page 649; concurred in, page 764; enrolled, page 821; signed by the Speaker of the House and President of the Senate, page 852.

PAWNBROKERS—

House Bill No 43: an Act prohibiting pawnbrokers from loaning money on wearing apparel and tools; notice given, page 95; read first time, read second time, referred, page 115; re-

ported favorably. page 134; taken up for consideration, read third time ordered to the Senate for concurrence, page 148; not concurred in, page 529.

House Bill No. 157; an Act entitled; an Act to regulate the business of pawnbrokers and junkdenlers within New Castle county, and repealing Chapter 374, Vol. 20, Laws of Delaware, and Chapter 14, Vol., Laws of Delaware; notice given, page 222; read first time, page 286; read second time, referred, page 287; reported favorably, with amendment, page 738; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 777; concurred in, page 875; enrolled, page 958, signed by the Speaker of the House and President of the Senate, page 974.

PEDDLERS-

Senate Bill No. 100; an Act to repeal Chapter 153, Vol. 23, Laws of Delaware, which was an Act to amend Chapter 162, Vol. 22, I aws of Delaware, entitled; an Act in relation to peddl-rs within the County of New Castle, as amended by Chapter 390, Vol. 23, Laws of Delaware, by exempting persons selling or peddling grain, provisions, provender, fruit, vegetables or other farm products from giving a bond to the State or paying a license; read first time, read second time referred, page 585; reported favorably, page 737; taken up for consideration, read third time, deferred, page 808; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 938; enrolled page 964; signed by by the President of the Senate, page 977.

Senate Bill 102; an Act to amend Chapter 162, Vol. 22, Laws of Delaware, entitled; an Act in relation to peddlers within the county of New Castle; read first time, read second time referred, page 771; reported favorably, page 805.

PENALTY-

Act in relation to, See Constables.

Act in relation to, See Constables.

Act in relation to, See County Funds. Act in relation to, See Expenses.

Act in relation to, See Grain Distilleries.

Act in relation to, See Law Library Association.

PENCADER HUNDRED—

Senate Bill No. 85; an Act to make valid a deed for a tract of land in Pencader Hundred; read first time, read second time, referred, page 524; reported favorably, page 613; taken up for consideration, passed the House, ordered returned to the Senate, page 746, signed by the President of the Senate, page 784; enrolled, page 817

PENINSULAR HORTICULTURE SOCIETY—

Invitation from, page 50.

PEOPLES' LEAGUE OF DELAWARE—

Communication from, pages 231-2.

PETROLEUM-

Act in relation to, See protection of persons.

PER CAPITA ASSESSMENT--

House Bill No. 226; an Act to amend Chapter 175. Vol. 18, Laws of Delaware, entitled; an Act to reincorporate the town of Newark to provide a percapita assessment of the male citizens of said town; notice given, page 350; read first time, read second time, referred, page 410; reported favorably, page; taken up for consideration, read third time; ordered to the Senate for concurrence, page 538; concurred in, page 702; enrolled, page 735; signed by the Speaker of the House and President of the Senate, page 786.

PERSONAL PROPERTY-

House Bill No. 317, an Act providing for the recording of personal property sold, and the title to the said property still held

by the original owner until paid for, as in the case of certain specialties known as short bonds or contract notes; read first time, read second time, referred, page 600; reported on merits, page 760; withdrawn, page 920.

PHILADELPHIA, WILMINGTON AND BALTIMORE RAIL-ROAD COMPANY—

House Bill No. 165 an Act to amend Chapter 368, of Vol. 14, Laws of Delaware, entitled: an Act relating to the taxes of the Philadelphia, Wilmington and Baltimore Railroad Company. notice given, page 260; read first time, page 300; read second time, referred, page 301; reported favorably, with substitute, page, 782; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 791; concurred in page 925; enrolled, page 959; signed by the Speaker of the House and President of the Senate, page 967.

PHOTOGRAPHERS—

Act in relation to, See License fee.

PLANS FOR STATE CAPITOL—

See House Joint Resolution No. 25.

PLEADING AND PRACTICE-

House Bill No. 225; an Act to repeal an Act in relation to pleading and practice, passed at Dover May 28, 1897, and being Chapter 594, Vol. 20, Laws of Delaware; notice given, page 282; readfirst time, read second time, referred, page 410; reported unfavorably, page 675; withdrawn.

House Bill No. 263; an Act supplementary to Chapler 594, of Vol 20, of the Laws of Delaware, entitled; an Act in relation to pleading and practice; notice given, page 445; read first time, read second time, referred, page 511; withdrawn, page 874.

PLEASANTON, ROSA L.—

Act in relation to. See Rosa L. Lewis.

POOR, THOMAS-

Pardon granted, page 1002.

POLYGAMY AND POLYGAMOUS COHABITATION-

Governor's Message page 32.

See House Joint Resolution No. 7.

POLICE PENSION FUND—

House Bill No 334; An Act providing for a police pension fund for the members of the police force of the city of Wilmington; notice given, page 160; read first time, read second time, referred, page 639; reported favorably, page 667; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 672; concurred in page 780; enrolled, page 847; signed by the Speaker of the House and President of the Senate, page 903.

POLES-

Senate Bill No. 132; an Act prohibiting the placing or erecting of poles in front of houses in the city of Wilmington; notice given page 111; read first time, read second time, referred, rage 245; reported favorably, page 250; taken up for consideration, read third time, page 289; passed the House, ordered to the Senate for concurrence, page 290; not concurred in, page 949.

POLICIES—

Act in relation to, See Life Insurance Companies

Act in relation to, See Life Insurance Companies.

POSTAGE-

See Stationary Postage and Supplies.

POSTAGE STAMPS-

Resolution furnishing, page 13.

Resolution rescinded, 61.

POSTAL CARDS-

Resolution furnishing, page 13.

PREMIUM RESERVE FUND—

House Bill No. 3; an Act requiring and establishing a Premium Reserve fund for the protection of the holders of the obligations of any Guarantee, Surety and Fidelity Company transacting business in this State; notice given, page 46; read first time, read second time, referred, page 52; reported favorably, page 168; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 177.

PRESIDENT ROOSEVELT-

See House Joint Resolution No. 32

PRIVATE ACTS-

Senate Bill No. 12; An Act to revive and extend the time for recording private Acts; read first time, read second time, referred, page 191; reported favorably, page 295; taken up for consideration, read third time, passed the House, ordered returned to Senate page 303; signed by the President of the Senate, page 325; enrolled page 332.

PRIMARY ELECTIONS—

Act in relation to.

See Elections.

Act in relation to.

See Elections.

PRINTING-

Resolution to have 500 copies Governors' Message printed, page 37.

Committee on, page 66.

Resolution to have 500 copies of rules printed, page 67.

Motion to have 1,000 copies of House Bill No. 6 printed, page 58.

Resolution to have 2,500 copies of House Bill No. 135 printed, page 252.

See House Joint Resolution No. 15.

See House Joint Resolution No. 19.

See House Joint Resolution No. 20.

See House Joint Resolution No. 21.

See House Joint Resolution No. 22.

See House Joint Resolution No. 32.

See Senate Joint Resolution No. 2.

See Resolution page 55.

Act in relation to,

See Laws of Delaware.

Act in relation to,

See Fish, Oyster and Game Laws.

Act in relation to.

See Earliest History.

PRISON AUTHORITIES-

House Bill No. 282; an Act to compel prison authorities who manufacture articles to label such articles 'prison made.'' notice given, page 460; read first time, read second time, referred page 526, reported unfavorably page 739; taken up for consideration, read third time, lost page 934,

4,

PRIVATE CORPORATIONS-

Committee on page 66.

PROPAGATION AND PROTECTION OF FISH—

See Governor's Message page 35.

PROPAGATION OF OYSTERS-

Act in relation to, See Oyster Plantations.

PRODUCTION OF ALCOHOL-

Act in relation to See Alcohol.

POWERS OF DEPUTIES-

Act in relation to, See Register of Wills;

PRISONERS-

Act in relation to, See Workhouse.

PRIVILEGE OF HOUSE FLOOR-

Given, page 12.

PROPOSALS FOR SUPPLIES-

Act in relation to See Advertisements.

PROTECTION OF BASS-

Act in relation to, See Black Bass.

Act in relation to, See Fish.

PROTECTION OF FISH—

Act in relation to, See Fish

PROTECTION OF GAME—

Act in relation to, See Game

PROTECTION OF PERSONS—

Senate Bill No. 21, an Act for the protection of persons under the influence of intoxic ting liquors and drugs, in the disposal of wearing apparel and household goods; read first time, read second time, referred, page 212; reported favorably, page 256; taken up for consideration read third time, passed the House, ordered returned to Senate, page 304; enrolled, page 332; signed by the President of the Senate, page 325.

House Bill 2: an Act to amend Chapter 411, Vol. 14, Laws of Delaware, entitled an Act to protect the people from the danger resulting from the use of petroleum, coal oil and burning fluids by increasing the fire test, and providing for the method or manner of making such tests; and by whom such tests shall be made; notice given, page 46; read first time, read second time, referred, page 52; reported favorably with amendment, page 176; amendment read, withdrawn, bill referred back to Committee, page 177; reported favorably with amendment, page 240; amendment read, bill re-committed, page 345; Senate substitute taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 774; enrolled, page 809.

PROTECTION OF SQUIRRELS—

Act in relation to, See Squirrels.

PROTECTION OF TERRAPIN-

Act in relation to, See Terrapin.

PROTECTION OF WILD DUCKS-

Act in relation to, See Wild Ducks.

PROTHONOTARY-

Act in relation to, See Indices.

PUBLIC BUILDINGS-

Committee on, page 67.

PUBLIC CONVEYANCES—

Act in relation to, See Railways. Act in relation to, See Railroads and Railways.

Act in relation to. See Railroads and Railways.

PUBLIC DITCHES-

Act in relation to, See Swamps.

PUBLIC DOCUMENTS-

Act in relation to, See State Treasurer.

PUBLIC HEALTH-

Committee on, page 67.

PUBLIC HIGHWAYS-

Committee on, page 66.

Act in relation to, See Levy Court.

Act in relation to, See Supervisors.

House Bill No 9; an Act to amend an Act entitled, an Act to provide for the permanent improvement of the public highways in Sussex county. notice given, page 46; read first time, read second time, referred, page 60; reported on merits, page 544; taken up for consideration, read third time, lost, page 607.

House Bill No. 49; an Act to provide for the permanent improvement of public highways in Kent County; notice given, page 62; read first time, read second time, referred, page 130; reported favorably, page 154; reported substitute favorably, page 318; taken up for consideration, read third time, passed the House, ordered to the Senate, for concurrence, page 322; Senate amendment read, adopted, ordered returned to Senate, page 930; concurred in, page 959; enrolled, page 921; signed by the Speaker of the House and President of the Senate, page 967.

PUBLIC LANDS -

House Bill No. 182; an Act providing for the survey and sale of certain public lands of this State; notice given, page 328; read first time, read second time, referred, page 337.

House Bill No. 201; an Act providing for the survey and sale of public lands of the State; notice given, page 328; read first time, read second time, referred, page 360; reported favorably, page 400; recommitted, page 420; reported with amendment; read, recommitted; page 642; reported with amendment, read re-committed, page 683; reported favorably, page 822; taken up for consideration, read third time, recommitted, page 836; substitute taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, concurred in page 921; enrolled, page 957; substitute enrolled, page 960; signed by the Speaker of the House and President of the Senate, page 971.

Act in relation to. See Court of Chancery.

PUBLIC OFFICIALS—

House Bill No 180; an Act to prevent overcharges and extortion by public officials; notice given, page 326; read first time, read second time, referred, page 336; reported favorably with amendment, page 401; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 478.

PUBLIC POLICY-

House Bill No 241; An Act to authorize the submission to the people of Wilmington, of questions of public policy, in connection with the affairs of said city. notice given, page 309; read first time, read second time, referred, page 439; reported favorably page 483; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 484; concurred in, page 672; enrolled, page 699; signed by the Speaker of the House and President of the Senate page 751.

House Bill No. 336; an Act to authorize the submission to the people of this State of questions of public policy; notice given,

Ð

page 309; read first time, read second time, referred, page 640; reported favorably, page 739; taken up for consideration, read third time, lost, page 830.

PUBLIC ROADS, BRIDGES AND CAUSEWAYS—

Act in relation to, See Roads, Bridges and Causeways.

PUBLIC SCHOOLS—

Senate Bill No.42; an Act authorizing the Newark public schools to borrow money and issue bonds to secure the payment thereof, for the purpose of building a new school House; read first time, read second time, referred, page 414; reported favorably, with amendment, page 470; taken up for consideration, read third time, passed the House, ordered returned to Senate page 634; signed by the President of the Senate, page 723; enrolled page 634.

Senate Bill No. 54: An Act to compel the attendance of children at the public schools of the State; read first time, read second time, referred, reported favorably, page 612; taken up for consideration, passed the House, ordered returned to the Senate, page 689, signed by the President of the Senate, page 785; enrolled, page 809.

Senate Bill No. 134; an Act to provide for the admitting of children into public schools of Wiimington, living outside the city of Wilmington, and providing for the payment of tuition of such scholars; read first time, read second time, referred, page 804; reported favorably, page 842; taken up for consideration, read third time, passed the House ordered returned to the Senate, page 840; enrolled, page 913; signed by the President of the Senate, page 896.

House Bill No 290; an Act to amend an Act entitled; an Act to provide for the organization and control of the public schools of Wilmington, being Chapter 92, Vol. 23, Laws of Delaware notice given page 307; read first time, read second time, referred, page 532; reported favorably, page 638; taken up for conideration, read third time, passed the House, ordered to the Senate for concurrence, page 835; not concurred in, page 943.

Act in relation to, See Superintendent of Public Schools.

Act in relation to, See Wilmington.

PUBLIC SERVICE—

Act in relation to. See Wilmington.

PUBLIC SERVICE CORPORATIONS—

House Bill No. 269: An Act imposing a State tax upon public Service corporations, and providing for the collection thereof; notice given, page 443; read first time, read second time, referred page 512, reported unfavorably page 781; taken up for consideration, read third time, lost page 788.

PUNISHMENT-

Committee on, page 65.

Act in relation to, See Assault.

Act in relation to, See Oath or Affirmation,

Act in relation to, See Trespassing.

PURITY OF FOODS AND DRUGS-

Senate Bill No. 47; an Act to secure the purity of foods and drugs and to prevent deception in the distribution and sale thereof; read first time, read second time, referred, page 741; reported on merits, page 901; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 907; enrolled page 965; signed by the President of the Senate, page 977.

PURE FOOD LAW.

Governor's Message, page 23.

PUBLIC PARKS—

Act in relation to, See Board of Park Commissioners;

PUBLIC HEARING—

See Resolution page 72,

Q

QUALIFIED VOTERS-

Senate Bill No. 98, entitled; an Act providing for the submission to the vote of the qualified electors of the several districts of the State, mentioned in Section 2, Article 13, of the Constitution of the State of Delaware, the question whether the manufacture and sale of intoxicating liquors shall be licensed or prohibited within the limits of the said several districts, in accordance with said Article 13; of said Constitution, and fixing the penalties for the illegal manufacture and sale of intoxicating liquors in any of said districts wherein there shall be a majority of votes cast against license; read first time, read second time referred, page 681; reported favorably, page 722; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 732; signed by the President of the Senate, page 783; enrolled page 794.

QUALIFICATION TO REGISTER—

House Bill No. 14; An Act proposing an amendment to Section 4 of Article V of the Constitution of this State, by striking out of said Section all thereof which requires the payment of money as a qualification to register; read first time, read second time, referred, page 70; reported favorably, page 73; taken up up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 73; concurred in, page 89; enrolled, page 103, signed by the Speaker of the House and President of the Senate, page 116: referred to Attorneys, page 126.

Senate Bill No. 58; An Act striking out of the Statutes of the State of Delaware all provisions in relation to the payment

of a registration fee as a qualification to vote; read first time, read second time, referred, page 383; reported favorably, page page 474; taken up for consideration, read third time, passed the House; ordered returned to the Senate, page 503; signed by the President of the Senate, page 591; enrolled, page 624.

QUESTIONS OF PUBLIC POLICY—

Act in relation to, See Public Policy. Act in relation to,

See Public Policy.

R

RAILROADS-

House Bill No. 280 an Act limiting the charges for carrying passengers upon railroads in this State and providing penalties for the violation thereof; notice given, page 44; read first time, read second time, referred, page 525; reported unfavorably, page 736; withdrawn.

RAILROAD COMPANIES-

Act in relation to, See Taxes.

Act in relation to, See Taxes.

House Bill No. 364; an Act requiring Railroad Companies to construct and maintain fences and crossings along their lines: notice given, page 348; read first time, page 709; read second time, referred, page 710; reported favorably, page, 738; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 772; not concurred in, page 950.

House Bill No. 225; an Act relating to liabilities of Railroad Companies to their employees; notice given, page 261; read first time, read second time, referred, page 294; reported on merits, page 726; taken up for consideration, read third time, lost, page 881.

House Bill No. 152; an Act requiring Railroad Companies to furnish passenger cars with cuspidors and toilet articles; notice given page 242; read first time, read second time, referred, rage 279; reported favorably, page; taken up for conideration, read third time, passed the House, ordered to the Senate for concurrence, page 323; not concurred in, page 547.

RAILROADS AND RAILWAYS—

House Bill No 53: an Act defining certain nuisances in public conveyances on railroads and railways and prescribing the penalties thereof; notice given, page 126; read first time, read second time, referred page 135; reported favorably, page 186; reported favorably with substitute, page 195.

House Bill No. 107; an Act defining certain nuisances in public conveyances on railroads and railways and prescribing penalties therefor; notice given, page 126; read first time, read second time, referred, page 214; reported favorably, page 229; taken up for consideration, read third time; ordered to the Senate for concurrence, page 232; concurred in, with Senate amendment, page 548; read, adopted ordered returned to Senate, page 833; enrolled, page 893

House Bill No. 338; an Act in relation to the distribution of money deposited with the State Treasurer, by railroad and railway companies under the provisions of Sections 75 and 108 of the Act entitled: an Act providing a General Corporation Law, and the amendments and alterations thereof, approved March 10, A D., 1899, notice given, page 363; read first time, read second time, referred, page 638; reported unfavorably, page 760; withdrawn, page 891.

RAILWAYS-

House Bill No. 313 An Act defining certain nuisances in public conveyances on railways and prescribing penalties therefor notice given, page 464; read first time, read second time, referred, page 558; reported favorably, page 602; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 636; concurred in, page 787; enrolled, page 849, signed by the Speaker of the House and President of the Senate, page 905.

RAILROAD FARES-

House Bill No. 250, an Act to limit railroad fares in the State of Delawa'e; notice given, page 326; read first time, read second time, referred, page 467: reported unfavorably, page 736; withdrawn, page 922,

RAPE-

Act in relation to See Assault.

RASH, HOWARD-

Of the Fourth Representative District of Kent county, appeared and took his seat, page 6; nominated and elected enrolling clerk, page 11; appointed as member of Committees on Judiciary, Miscellaneous, Printing, Revised Statutes, *Public Highways, pages 66-7; voted for U. S. Senator, page 87; in joint session, page 97.

READING CLERK—

Elected, page 11.

REGISTER-

Act in relation to, See Qualification to Register.

Act in relation to,

See Dogs.

REGISTER OF WILLS—

Senate Bill No. 50; an Act to enlarge the powers of deputies of the Register of Wills for the several counties of this State; read first time, read second time referred, page 330; reported favorably, page 530; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 665; signed by the President of the Senate, page 725; enrolled page 734.

House Bill No. 168; an Act to authorize the Register of Wills of the State of Delaware, in and for Kent County, to make new indices for Wills, and Executors' and Administrators'

Accounts recorded in his office. notice given, page 310; read first time, read second time, referred, page 316; reported favorably page 473; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 503; concurred in, page 780; enrolled, page 810; signed by the Speaker of the House and President of the Senate page 834.

RELIGION—

Act in relation to, See Offenses.

REAL ESTATE-

Act in relation to, See Taxes.

Act in relation to,

See Franchises.

House Bill No. 203; an Act relating to the assessment of real estate in the city of Wilmington; notice given, page 350; read first time, read second time, referred page 366; reported favorably,page, 413; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 533; not concurred in, page 937.

RECORDER OF DEEDS-

House Bill No. 149; an Act to require the Recorder of Deeds in New Castle county to perform certain duties in relation to the records of lands sold for county taxes; notice given, page 246; read first time, read second time, referred, page 276; reported favorably, page 318; taken up for consideration, read third time, passed the House, ordered to the Senate, for concurrence, page 353; concurred in, page 950; enrolled, page 955; signed by the Speaker of the House and President of the Senate, page 969.

RECEIVER OF TAXES AND COUNTY TREASURER—

House Bill No. 77; An Act authorizing the Receiver of Taxes and County Treasurer of New Castle County to appoint a clerk and fixing his compensation; notice given, page 125; read first

time, page 158; read second time, referred, page 159; reported favorably, page 179; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence page 218.

REGISTRATION—

Act in relation to, See Motor Vehicles.

REGISTRATION FEE-

Act in relation to, See Qualification to Vote.

REHOBOTH-

Substitute for Senate Bill No. 20; an Act authorizing the Commissioners of School Districts Nos. 111 and 226 Sussex county, to borrow money for the purpose of building and furnishing a new school house at Rehoboth Sussex county, Delaware; read first time, read second time, referred, page 275; reported favorably, page 356; taken up for consideration, read third time passed the House, ordered returned to Senate page 396; signed by the President of the Senate, page 469; enrolled page 494.

REGISTER IN CHANCERY-

Act in relation to, See Indices.

REPAIRS-

Act in relation to, See State House.

RECIPROCAL RELATIONS—

Act in relation to, See Board of Pharmacy.

REPRESENTATIVES IN CONGRESS.

Granted privilege of floor, page 13:

REPRESENTATIVES OF THE PRESS-

Given privilege of the floor, page 13.

REPRESENTATIVE DISTRICT NO. TEN, NEW CASTLE COUNTY—

Act in relation to, See Election Districts,

House Bill No 8; an Act to divide New Castle Hundred, the tenth Representative District, into six election districts and providing inspectors for same; notice given, page 43; read first time, read second time, referred, page 60; reported unfavorably page 257; taken up for consideration, read third time, lost, page 754.

REPRESENTATIVE DISTRICT NO. SIX IN NEW CASTLE COUNTY—

Act in relation to. See Election District

REPRESENTATIVE DISTRICT NO. THREE IN SUSSEX COUNTY-

Act in relation to, See Election District.

Act in relation to, See Inspectors.

Act in relation to, See Inspectors.

Act in relation to. See Voting Places.

REPRESENTATIVE DISTRICT NO. ELEVEN IN NEW CASTLE COUNTY—

Act in relation to, See Election District

REPRESENTATIVE DISTRICT NO. NINE IN KENT COUNTY—

Act in relation to, See Voting Places.

REPRESENTATIVE DISTRICT NO. SIX IN NEW CASTLE COUNTY—

Act in relation to, See Election District.

REPRESENTATIVE DISTRICT NO. TWO IN SUSSEX COUNTY—

Act in relation to, See Voting Places.

Act in relation to.

See Election District.

Act in relation to, See Inspectors.

REPRESENTATIVE DISTRICT NO. NINE IN SUSSEX COUNTY-

See House Joint Resolution No. 9.

REPORTS-

See Governor's Message page 37.

Of Committee to investigate Financial conditions of State. See pages 121-123.

Of the Board of Trustees of the Delaware State Hospital at Farnhurst.

See pages 81-82.

Of the Delaware Industrial School ror Girls, See pages 151-2.

Of the Adjutant General, See House Joint Resolution No. 8. Of the Grand Jury of Kent County, See pages 84-5.

Of Legislative Auditing Committee. See pages 562-580.

RESOLUTIONS-

See House Joint Resolutions.

See Senate Joint Resolutions.

Be it resolved by the House of Representatives that the Clerk of the House is hereby instructed to notify the Senate that the House is duly and regularly organized and has elected Richard Hodgson Speaker and William J. Swain Clerk; adopted, page 10.

Be it resolved by the Senate that the Secretary of the Senate is instructed to notify the House that the Senate is duly and regularly organized and has elected George W. Sparks, President; protempore, and Levi G. Sterner, Secretary of the Senate and is ready to proceed to business; page 11.

Be it resolved that the Speaker is authorized and directed to appoint a committee of three members to act with a like committee of two members on the part of the Senate to notify the Governor that both Houses are duly organized and ready to receive any communications he has to make and that the Speaker had appointed on the part of the House, Messrs. Keenan, Conwell and Holcomb members of said Committee; adopted, page 12.

Resolved that his Excellency, the Governor, and his staff, our Senators and Representatives in Congress, the Chancellor, the Chief Justice, the Judges, the Attorney General, the Secretary of State the Members of the Senate and House of Representatives and the Representatives of the Press shall have the privilege of the seats on the floor; adopted, page 13.

Be it resolved by the House of Representatives, that the Clerk of the House be, and he is hereby directed to furnish to each member, and the Clerks of the House one copy of the Revised Code, one copy each of Volumes 20, 21, and 23 Laws of Delaware, and one sheep-bound volume of the Constitution of the State of Delaware adopted, page 13

Resolved that the Clerk of the House is hereby instructed to procure for the proper carrying on of the business of this House, the following;

4,000 postal cards.

8,000 two cent postage stamps.

4,000 one cent postage stamps.

8'000 one cent wrappers.

adopted, page 13.

Resolved that the rules of the last House of Representatives of the State of Delaware shall be the temporary rules of this House except that rule five of said rules shall be changed so that the following standing committees shall be added to the 22 therein provided for; 23, military affairs; 24, charities and eleemosynary institutions; 25, manufactures and commerce, 26, public buildings and grounds; 27, labor; 28, immigration; 29, public health: 30, Revised Code; adopted 14.

Be it resolved that the Clerk of the House be and he is hereby authorized and directed to procure from John S. Rowan, newsdealer, one paper for each member of the House of his own choice, published outside the State, and one each of the daily papers published in the State; adopted, page 38; motion to rescind lost, page 62.

Resolved that the Clerk of the House be instructed to prepare a daily Calendar of bills, resolutions, etc., as has been the custom of the House; page 39.

Be it resolved by the House of Representatives that the Speaker be, and he is hereby authorized and directed to appoint a committee of three to secure the services of typewriters for the present session; adopted, page 39.

Resolved that all joint and concurrent Resolutions and all Bills presented for consideration in the House shall be type-written; adopted, page 51.

Be it resolved by the House of Representatives in General Assembly met that the Chaplain of the House be given supplies such as have been voted to the other officers of the House; adopted, page 51. Be it resolved by the House of Representatives that the State Board of supplies be authorized and directed to furnish to the Clerk of the House such supplies as may be required for the use of the House Stenographer; adopted page 53.

Resolved that a committee of three be appointed by the Speaker, (and the Speaker to be an ex-officio member of said Committee) to consult the counsel of the General Assembly, as to the rights of this House to order printing, etc. page 55.

Be it resolved by the House of Representatives that the Page of this House, the telephone operator and the two reporters be furnished such supplies as shall amount to a sum not exceeding ten dollars. adopted, page 107.

Be it resolved by the General Assembly of the State of Delaware in Joint Session met, that we have just learned of the death of Hon. Elwood L. Wilson, a former member of the House of Representatives from the Tenth District of New Castle county; that many members of the present Assembly had the pleasure of serving with him, and learned to admire his sterling qualities as a man and legislator; that we tender his family our sincere sympathy in this hour of their affliction; that the clerks transmit to his family a copy of this resolution, and as a further mark of resp ct this Joint Session do now arise and stand—silence; adopted, page 98.

Resolved that the House in appreciation of the courtesies extended that body in its recent visit to Wilmington, do hereby extend their sincere thanks for said courtesties and direct the clerk to forward copies of this Resolution to the Council and Board of Trade of Wilmington, and also spread upon the Journal of the House; adopted page 114.

Resolved that the Printing Committee of this House ascertain and report to this House, the cost of compiling, indexing and printing five thousand copies of all laws now in force in this State in reference to fish, oysters and game.

The attorneys of the Assembly to do the work of compiling and indexing; adopted page 128.

Whereas the Honorable Harry A. Richardson has extended an invitation to the members of the General Assembly to attend a dinner in their honor on Monday, January 28, 1907 and.

- Whereas the House appreciates the kindness and courtesy thus extended, therefore be it,
- Resolved that the House accept with great appreciation the kindness and courtesy thus extended, and further be it
- Resolved that the Clerk be instructed to forward a copy of these resolutions to the Hon. Harry A. Richardson, accompanied by a list of names of the officers and members who will be present and further be it
- Resolved that these Resolutions be spread upon the Journal: page 143.
- Resolved that the Speaker of this House is hereby authorized to appoint a clerk to act as Speaker's clerk; adopted page 145.
- Resolved that Attorney Willard T. Smith be required to give his entire time to the Special Committee on raising Revenue as long as said Committee need his services; adopted, page 197.
- Whereas, this House, having learned of the death of the father of Representative Darlington Flinn,
- Therefore be it resolved: That we, the members of the House of Representatives, express to our fellow member, Mr. Flinn, our profound sympathy and sorrow in his sad bereavemend and invoke the blessings of God to sustain and comfort him in such a deep and irreparable loss; page 250
- Resolved that twenty-five hundred copies be printed of House bill No. 135, being an Act to provide uniform laws between the States of Delaware and New Jersey, in reference to the catching of fish.
- And be it further resolved that twenty-five hundred copies be printed of the laws now in force for regulating the catching, and taking of fish in the Delaware River and Bay.
- And be it further resolved, That one thousand copies be printed of the report filed this day by the Delaware Commission in reference to uniform laws; adopted, page 252.
- Resolved that the Governor be requested to return to the House, House joint Resolution No. 9; adopted page 346.

Be it resolved by the House of Representatives that the Clerk of the House request the Governor to return to the House of Representatives House Joint Resolution No. 10; page 504.

Resolved by the House of Representatives, of the State of Delaware, in General Assembly met, That hereafter the privilege of the floor to address this House shall not be granted to any person who is not a member of the Senate or of the House, for a period greater than ten minutes unless a motion to extend said privilege shall prevail,

Whereas we have heard with deep regret of the death of the mother of one of our members Representative Richardson, also the mother in-law of Representive Newton, therefore,

Be it resolved that we extend to our fellow members, Representatives Richardson and Newton, our heartfelt sympathies, in this their hour of deep sorrow.

Resolved that a copy of these Resolutions be sent to Representatives Richardson and Newton and also that they be spread upon the records of the House; adopted page 542.

Resolved that the Chairmen of all Committees report all bills to the House today on their merits if no other report can be agreed on, so that all bills will be on the Calender by Friday; adopted, page 852.

Whereas, the time has arrived for a separation of the members of this House for the session of 1907, and

Whereas, the members of this House have been treated with the utmost courtesy fairness and impartiality by our Speaker the Hon. Richard Hodgson, therefore be it

Resolved that the members of this House, hereby extend to the Honorable Richard Hodgson, our heartfelt thanks for the kind consideration he has shown us at all times and his willingness to be fair and impartial in his decisions as Speaker of this House.

Resolved, that a copy of these resolutions be engrossed and presented to Mr. Hodgson, and that a copy be entered on the Journal of this House; adopted page 981.

RESULUTIONS (HOUSE CONCURRENT.)

Be it resolved by the House of Representatives (if the Senate concurs therein,) that a committee of three be appointed on the part of the House and two on the part of the Senate to receive and entertain the Hon. Harry St. George Tucker. Admiral Harrington and Mr. Sheppard of the Jamestown Exposition.adopted, page 45; concurred in, page 47.

Be it resolved by the House of Representatives (if the Senate concur) that a Committee of three on the part of the House, and two on the part of the Senate be appointed to officially visit the Delaware State Hospital at Farnhurst to report to the General Assembly as to the need of new buildings now being asked for by the Trustees of said Hospital; adopted, page 83; postponed, page 88.

Be it resolved by the House of Representatives (if the Senate concurs therein), that a public hearing be given Mrs Mara Weed, of Washington, D. C., in joint session in the Representative Hall, January 17, at 11 a. m., relative to the antipolygamy bill now before the Congress of the United States; adopted, page 72; concurred in, page 73.

Be it resolved by the House of Representatives of this State of Delaware, the Senate concurring therein, that the State Librarian be and he is hereby directed to furnish pen knives and fountain pens to the Stenographers employed by the House of Representatives and Senate; adopted, page 89.

Providing for a Committee to investigate the affairs pertaining to the oyster revenue of this State; adopted, page 135; concurred in page 225; enrolled, page 281.

Be it resolved by the House of Representatives, of the State of Delaware, in General Assembly met, the Senate concurring therein:

That the Senate and House of Representatives meet in joint session on Wednesday, February 13th, at 11.30 oclock a.m. for the purpose of considering House Bill No 47, entitled; "An Act regulating the practice of medicine and surgery in this State; adopted, page 340.

Be it resolved by the House of Representatives, of the State

- of Delaware, in General Assembly met, the Senate concuring therein,
- That the House and Senate hold a joint session on Wednesday 13th inst, from 10:30 to 11 o'clock a m., for the purpose of giving the Insurance Commissioner a hearing on bills before the General Assembly relating to insurance laws; adopted page 357; concurred in, page 378.
- Whereas we have learned with deep regret of the death of the wife of our former United States Senator, Richard R. Kenny, therefore,
- Resolved by the House of Representaives of the State of Delaware, in General Assembly met, the Senate concurring therein.
- That the members of the Senate and House of Representatives express to Hon. Richard R. Kenny our heartfelt sympathy, in this his hour of deep bereavement.
- That a copy of these resolutions be sent to Hon. Richard R. Kenny and that they be soread upon the records of the General Assembly; concurred in, page 393.
- Resolved by the House of Representatives of the State of Delware, in General Assembly met, the Senate concurring therein,
- That the General Assembly use every honorable means to prevent the seating of Hon. Reed Smoot, as a United States Senator from the State of Utah; adopted, page 417; concurred in, page 421.
- Whereas we have again heard of the invasion of the angel of death in the family of one of our members the wife of Representative Henry O. Bennum, therefore,
- Be it resolved that the members of the Senate and House of Representatives in General Assembly met, extend to Representative Bennum, in this his hour of deep sorrow and bereavement, our heartfelt spmpathy and commend him to the care of an all-wise and ever merciful Father "who doeth all things well."

Resolved that these resolutions be spread upon the records of

this House and that a copy be sent to Representative Bennum; adopted, page 602; concurred in, page 605.

Be it resolved by the House of Representatives, of the State of Delaware, in General Assembly met, the Senate concurring therein,

Whereas the attention of this General Assembly has been called to the death of the wife of Representative Henry O. Bennum,

And whereas certain resolutions have been passed by this General Assembly, offering its condolences to him, the said Representative Henry O. Bennum, in this his hour of bereavement, now therefore,

Be it resolved, that as a further mark of respect, the Speaker of the House and the President of the Senate appoint a Committee of two members from the House and one from the Senate respectively, to attend the funeral tomorrow, Friday, March 1, A.D., 1907; concurred in, page 643; adopted, page 644.

Be it resolved by the House of Representatives of the State of Delaware, the Senate concurring therein:

That a Committee of three on the part of the House and two on the part of the Senate be appointed to report to their respective Houses within one week, the advisability of a legislative reunion at Jamestown Exposition and such arrangements as they may see fit to recommend; adopted, page 709; concurred in, page 766

Whereas, we have heard of the sad bereavement which has befallen one of the members of the House by reason of death in his family,

Resolved that we, the Members of the General Assembly of the State of Delaware, extend to Hon. William H. Baggs, our sincere sympathy.

Resolved that this reso ution be spread on the Journals of the House and Senate and a copy be forwarded to Hon. William H. Baggs.

RESOLUTION (SENATE)

Be it resolved by the Senate that the President is hereby authorized and directed to appoint a Committee of two on the part of the Senate, which Committee is hereby instructed to notify the Governor that both Houses of the General Assembly are duly organized and ready to receive any communications he may send them, and the Secretary is instructed to notify the House of Representatives of the adoption of this Resolution and the names of the Senators so appointed by the President be communicated to the House by the Senate; adopted page 11.

RESOLUTIONS (SENATE CONCURRENT)

Be it resolved by the Senate, the House of Representatives concurring therein, that the Senate and House sit as a committee of the whole on Thursday, Jan. 8th, 1907, at 1::0 o'clock p. m., to hear an address by the Hon. Harry St. George Tucker, relative to the Jamestown Exposition. page 38.

Be it resolved by the Senate, the House of Representatives concurring therein, that the Secretary of the Senate and the Clerk of the House be authorized and directed to make arrangements through the Board of State Supplies for free telephone service for the officers and members of the Senate, and the House for matters pertaining to State business; adopted, page 55.

Be it resolved by the Senate of the State of Delaware, the House of Representatives concurring therein, that a Board of four attorneys composed of Herbert W. Ward. Esq., James M. Satterfield, Esq., Chas. L., Moore, Esq., and Willerd T. Smith Esq., shall be elected as legal advisors for this Session of the General Assembly, and that Herbert H. Ward, Esq., is here, by declared Senior Counsel of said Board; adopted, page 58.

Resolved by the Senate, the House concurring therein, that the two Houses go into joint Session on Thursday, January 31st, at 11 o'clock a. m. page 212.

RETIRING SALARY—

House Bill No. 4; an Act to provide for the payment of a retiring salary to certain judges of this State; notice given, page 38; read first time, page 52; read second time, referred, page

70; reported unfavorably, page 167.

RETURN DAY OF SUMMONS-

House Bill No. 215; an Act to amend Section 8, Chapter 86, Laws of Delaware, as published in the Code of 1893, by changing the return day of summons issued upon order of the Chancellor in partition proceedings, in the Court of Chancery, from same day in the next term of said Court to the first Monday of the next month or the next month but one, occurring after twenty days from the time of issuing thereof; notice given, page 361; read first time, read second time, referred, page 394; reported favorably, page 474; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 498; concurred in, page 562; eurolled, page 624 signed by Speaker of House and President of the Senate, page 663.

RECIPROCAL RELATIONS—

Act in relation to.
See Board of Pharmacy.

REVENUE-

Act in relation to, See Photographers.

See Resolution, page 197.

See Resolution page 135.

House Bill No. 343; an Act to amend Chapter 17, Vol. 22, Laws of Delaware entitled: an Act to amend Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364 Vol; 14, Laws of Delaware, and as amended by Chapters 10 and 11; Vol. 15, Laws of Delaware, entitled; an Act to raise revenue for the State by taxing manufacturers and for other purposes, by exempting certain manufacturers from the payment of licenses and taxes; notice given, page 447; read first time, read second time, referred page 668, reported favorably, page 693; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 727; not concurred in, page 817.

Act in relation to, See State Revenue.

Act in relation to, See Transportation.

Act in relation to. See Deceased Persons,

Act in relation to. See Delivery wagons.

House Bill No. 356; an Act to repeal Chapter 17, Volume 22, Laws of Delaware, and re-enact Chapter 24, Volume 14, Laws of Delaware, as supplemented by Chapter 364 Vol; 14, Laws of Delaware, and as amended by Chapters 10 and 11; Vol. 15, Laws of Delaware, entitled; an Act to raise revenue for the State by taxing manufacturers and for other purposes; notice given, page 428; read first time, read second time, referred, withdrawn.

REVENUE AND TAXATION—

Committee on, page 65.

Report of Special Committee, pages 482-3.

Senate Bill No. 114; an Act entitled; an Act pertaining to Revenue and Taxation; read first time, read second time, referred, page 620; reported favorably, page 656; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 703; enrolled page 810; signed by the President of the Senate, page 784.

REVISED CODE-

See House Joint Resolution No. 31.

Committee on, page 67.

Act to amend Sec. 17, Chapter 90, of the See Executors and Administrators.

Act to amend Chapter 90 of See Forthwith writ of summons. Act to amend Chapter 132 of See Gambling.

Act to repeal Sections 16, 17 and 19 of See Juries.

Act to amend Section 5, Chapter 127 of See Manslaughter.

Act to amend Sec. 14, Chapter 101 of See Notice.

Act to repeal Chapter 41 of See Sabbath Schools.

Act to amend Sec. 17, Chapter 99 of See Sheriffs.

Act concerning Sec. 19, Chapter 12 of See State Treasurer.

Act to amend Sections 12, 13, 14 and 15 of Chapter 125 of See Laws of Delaware.

Act to amend Sections 7 and 10, Chapter 125 of See Laws of Delaware.

Act to amend Section 5, Chapter 131, of See Bigamy.

Act to amend Chapter 93 of, See Court of Oyer and Terminer.

REVISED STATUTES—

Committee on, page 67.

Act in relation to, See Passing and Publication of Laws.

RICHARDS, ISAAC-

Of the Eighth Representative District of New Castle County, appeared and took his seat, page 5; appointed member of Committees on Temperance, Agriculture and Forestry, Labor, Revised Code, Charities and Eleemosynary Institutions, pages

65-6; voted for U. S. Senator, page 87; in Joint session page 97.

RICHARDSON, WILLIAM H.—

Of the First Representative District of Sussex County appeared and took his seat page 6; appointed on Committee to procure certificates of Election; page 7; appointed member of Committees on Rules, Revenue and Taxation, Temperance, Enrolled Bills, Printing, Revised Statutes, Private Corporations, Military Affairs, pages 65-7; voted for U. S. Senator, page 87; in joint session; page 97.

See Resolution page 542.

RICHARDSON, HARRISON A.—

Candidate for United States Senator, pages 86-8, 96-8.

Declared elected page 98.

See Resolution page 143.

ROADS AND HIGHWAYS-

Act in relation to.

See Brandywine Hundred.

ROADS, BRIDGES AND CAUSEWAYS-

House Bill No. 222; an Act to provide a system for the repair and improvement of the public Roads, Bridges and Causeways in New Castle county, for the collection of Hundred road taxes, heretofore assessed and levied, and to repeal all Acts inconsistent therewith; notice given, page 374; read first time, read second time, referred, page 409; reported favorably with amendment, taken up for consideration, read third time, recommitted, page 680; reported favorably with amendment, page 782; re-committed, page 796; reported favorably with amendment, page 841; reported with two amendments, page 855; taken up for consideration, read third time, passed the House ordered to the Senate, for concurrence, page 855; concurred in, page 918; enrolled, page 960; signed by the Speaker of the House and President of the Senate, page 972.

ROADS AND STREETS-

Act in relation to, See Milton.

ROWAN, JOHN-

See Resolution page 62.

S

SABBATH SCHOOLS-

House Bill No. 64; an Act to repeal Chapter 41 of the Revised Code of the State of Delaware, which requires an annual payment by the Levy Court of each County to the Subbath Schools thereof; notice given, page 116; read first time, read second time, referred, page 142; reported favorably, page, 167; taken up for consideration, read third time, passed the House ordered to the Senate for concurrence, page 268; not concurred in, page 413.

SAFETY GATES—

Act in relation to, See Brandywine Hundred.

Act in relation to, See Christiana Hundred.

SALARY-

Governor's Message. page 22.

Act in relation to, See Retiring Salary.

Act in relation to, See Adjutant General.

Act in relation to, See State Director.

Act in relation to, See Superintendent of public Schools.

Act in relation to, See Attorney General. Act in relation to, See Auditor of Accounts.

Act in relation to, See Coroner.

Act in relation to, See County Treasurer.

SATTERFIELD, JAMES W.—

Elected Attorney for General Assembly page 58.

SAULSBURY, WILLARD-

Candidate for U. S. Senator, pages 86-8; 96-8.

SAVINGS BANKS AND SAVINGS INSTITUTIONS—

House Bill No. 322: an Act to authorize Savings Banks or Savings Institutions of this State to invest money deposited with them in certain securities; notice given, page 44: read first time, read second time, referred, page 617; reported unfavorably, page 749; taken up for consideration, read third time, lost, page 917.

SCHOOL COMMISSIONERS—

Act in relation to, See School District No. 14.

Act in relation to, See School District No. 32 and 108,

Act in relation to, See School District No. 111 and 226.

SCHOOL DISTRICTS-

House Bill No. 118; an Act in relation to the consolidation of School Districts; notice given, page 116; read first time, read second time, referred, page 225; reported on merits, page 407; taken up for consideration, read third time, page 500; lost, page 501.

House Bill No. 231; An Act in relation to School Districts of Kent and Sussex counties, not created, consolidated or united by special Act, the School taxes therein, and the appointment of teachers; notice given, page 326; read first time, read second time, referred, page 415: reported favorably, page 501; taken up for consideration, read third time, lost, page 523.

House Bill No. 258, an Act prescribing the method by which the school districts of this State, may borrow money for the purpose of building and furnishing, or improving and enlarging school houses; notice given, page 405; read first time, read second time, referred, page 488; reported favorably, page 501; recommitted, page 669; withdrawn, page 880; replaced, page 895; reported with amendmeet, page 900; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 900; concurred in, page 928; enrolled, page 966 signed by Speaker of House and President of the Senate, page 973.

SCHOOL DISTRICT NO. 18.

House Bill No. 139 An Act authorizing the Commissioners of School District No. 18 in Sussex County to borrow money for the purpose of building a school house and furnishing same; notice given, page 181; read first time, read second time, referred, page 258; reported favorably, page 282; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 351; concurred in, page 562; enrolled, page 821, signed by the Speaker of the House and President of the Senate, page 853.

SCHOOL DISTRICT NO. 14.

House Bill No 299: an Act authorizing the Commissioners of School District No. 14, of Kent county to borrow money for purpose of building a new school House and furnishing same; notice given page 199; read first time, read second time, referred, page 549; reported favorably, page 605; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 660; concurred in, page 731; Senate amendment read, adopted, ordered returned to Senate 741; enrolled, page 761; signed by the Speaker of the House and President of the Senate; page 800.

SCHOOL DISTRICTS NO. 32 AND 108-

House Bill No. 258; an Act authorizing the Commissioners of School Districts Nos. 32 and 108. Sussex county, to borrow money for the purpose of buildig and furnishing a new school house at Selbyville, Sussex county, Delaware; notice given, page 221; read first time, read second time, referred page 701, reported favorably, page 775; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 871; concurred in page 918; enrolled, page 961; signed by the Speaker of the House and President of the Senate, page 971.

SCHOOL DISTRICTS NO. 111 AND 226—

Senate Bill No. 129; an Act authorizing the Commissioners of School Districts No 111 and 226. Sussex County to borrow money for the purpose of building and furnishing a new school house at Rehoboth, Sussex county, Delaware; read first time, read second time referred, page 668; reported favorably, page 687; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 729; signed by the President of the Senate, page 785; enrolled page 820.

SCHOOL DISTRICT NO. 116.

House Bill No. 160; an Act for the relief of School District No 116 in Kent county, Delaware; notice given, page 267; read first time, read, second time, referred, page 288; reported favorably, page 393; taken up for consideration, read third time; ordered to the Senate for concurrence, page 400; concurred in, page 614; enrolled, page 678; signed by the Speaker of the House and President of the Senate, page 725.

SCHOOL HOUSES-

House Bill No. 289; an Act for the improvement of school houses for colored children in Kent county, and making an appropriation therefor; notice given, page 426; read first time, read second time, referred, page 532; reported favorably, page 655; reported with amendment. read, adopted, ordered to the Senate for concurence, page 670, concurred in, page 780; enrolled, page 810; signed by the Speaker of the House and President of the Senate page 834.

Act in relation to, See School Districts,

Act in relation to, See School District. No. 14.

Act in relation to, See School Districts No. 32 and 108,

Act in relation to See School Districts No. 111 and 226.

SCHOOL LAWS—

See House Joint Resolution No. 22.

SCHOOL MEETINGS-

Senate Bill No 27; an Act fixing the time for holding school meetings in Kent county; read first time read second time, referred, page 274; reported favorably, page 356; taken up for consideration, read third time, passed the House. ordered returned to the Senate, page 371; signed by the President of the Senate, page 436; enrolled, page 466.

SCHOOL TEACHERS-

House Bill No. 174; an Act exempting certain school teachers from taking teachers' examinations; notice given, page 322; read first time, read second time, referred, page 323; reported favorably, page 356; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 398; not concurred in, page 615.

SCHOOL TAXES-

Act in relation to, See School Districts.

SEAL-

House Bill No. 143; an Act to authorize the Secretary of State to procure a new seal to be used as the Great Seal of the State of Delaware, and for other purposes; notice given, page 259; read first time, read second time, referred, page 265; reported favorably page 318; taken up for consideration, read third time

passed the House, ordered to the Senate for concurrence, page 345; concurred in, page 467; enrolled, page 508; signed by the Speaker of the House and President of the Senate, page 547.

SEAMORE, ELSIE D.—

Act in relation to, See Elsie D. Collins.

SEAFORD—

Act in relation to, See Travel.

House Bill No. 251; an Act to amend Chapter 194, Volume 23, Laws of Delaware, entitled; an Act to incorporate the town of Seaford by increasing the Levy Court appropriation; notice given, prige 425; read first time, read second time, referred, page 467; reported favorably, page 714; recommitted, page 715; reported favorably with substitute; page 837; withdrawn page 922.

SECRETARY OF STATE—

Act in relation to, See Stenographer.

Act in relation to, See Seal.

Act in relation to, See Joint Committee,

See House Joinl Resolution No. 19

See House Joint Resolution No. 20

See House Joint Resolution No. 21.

See House Joint Resolution No. 22

House Bill No. 140: An Act to amend Chapter 28 of the Revised Statutes of the State of Delaware, relating to the Secretary of State; notice given, page 260; read first time, read second time referred, page 264; reported favorably, page 676; taken up for consideration, read third time passed the House, ordered to

the Senate for concurrence, page 692; concurred in, page 801; enrolled, page 849, signed by the Speaker of the House and President of the Senate, page 905.

House Bill No. 142; an Act increasing the amount of the official bond of the Secretary of State. notice given, page 261; read first time, read, second time, referred, page 265; reported favorably, page 317; taken up for consideration, read third time; ordered to the Senate for concurrence, page 344; concurred in, page 538; enrolled, page 582; signed by the Speaker of the House and President of the Senate, page 625.

SELBYVILLE-

Act in relation to, See School Districts No. 32 and 108,

SENATE JOINT RESOLUTIONS—

- Senate Joint Resolution No. 1 Joint resolution providing for the adjournment of the General Assembly from January 1st, 1907 until January 7, 1907; adopted, page 38.
- Senate Joint Resolution No. 2; Regulating the purchase and furnishing of all printing and supplies to be used by the present session of the Assembly, laid on table, page 41; read, adopted, page 50; signed, page 64; enrolled, page 68.
- Senate Joint Resolution No. 4; Senate Joint Resolution authorizing and directing the State Treasurer to transfer the sum of five thousand and nine hundred dollars (\$5,900) from the General Fund to the School Fund; adopted, page 77; signed page 93; enrolled, page 103.
- Senate Joint Resolution No. 5; Senate Joint Resolution providing for the adjournment of the Legislature to January 21, A. D, 1907; adopted, page 105; signed, page 107; enrolled, page 108.
- Senate Joint Resolution No. 6; Senate Joint Resolution providing for a joint Committee of both Houses to investigate and make a report on the advisability of erecting a new State House and its location; adopted, page 145; signed, page 168; enrolled, page 181.

Senate Joint Resolution No. 15; Joint Resolution fixing the

date for taking a recess and also for the adjournment sine die of the General Assembly; read, page 580; adopted, page 598; signed, page 723; enrolled, page 734.

Senate Joint Resolution No 21: Senate Joint Resolution authorizing the State Librarian to deliver to the Jamestown tercentennial Commissioners of Delaware, flags, pictures and other articles in the State House belonging to the State, for the Delaware building at the Jamestown Exposition; adopted page 876; signed page 975.

SERGEANT-AT-ARMS-

Elected, page 12.

SHERIFFS AND CONSTABLES—

House Bill No. 104; an Act to amend Section 17, of Chapter 99 in the Revised Code of the Laws of Delaware, in reference to certain duties of Sheriffs and Constables of the State; notice given, page 180; read first time, read second time, referred page 210; reported favorably, with amendment, taken up for consideration, read, third time, passed the House, ordered to the Senate for concurence, page 298; concurred in, page 412; enrolled, page 465; signed by the Speaker of the House and President of the Senate page 497.

SHORT BONDS OR CONTRACT NOTES—

Act in relation to, See Personal property.

SHARES OF BANKS—

House Bill No. 211; an Act to amend an Act entitled; an Act taxing the shares of Banks, being Chapter 393, Volume 13. Laws of Delaware, by adding an additional Section to said Act; notice given, page 387; read first time, read second time, referred, page 389; reported favorably, page, 823; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 843.

SHELLS-

Act in relation to, See St. Jones River.

SHEPPARD, MR.-

See Resolution, page 38.

SLUICES-

Act in relation to, See Banks.

SMYRNA RIVER-

Act in relation to See Canal.

SMOOT, HON. REED-

See Resolution page 417.

SPECIAL TAX-

Act in relation to, See Georgetown.

SPECIAL ROAD TAX-

See House Joint Resolution No. 23.

SMITH, WILLARD T .--

Elected Attorney for General Assembly page 58.

SNYDER, ALICE-

Senate Bill No. 32; an Act to change the name of Alice Snyder to Emma Mildred Boyer and make her by adoption a daughfer and heir-at-law of Lewis F. Boyer; read first time, read second time, referred, page 346; reported favorably, page 472; taken up for consideration, read third time, passed the House ordered returned to the Senate, page 840; enrolled, page 541; signed by the President of the Senate, page 522.

SOUTH MURDERKILL HUNDRED-

Act in relation to, See Notary Public.

SONS OF TEMPERANCE—

Communication from, page 521.

SOLDIERS AND SAILORS-

House Bill No. 237; an Act exempting soldiers and sailors of the Civil War from procuring license to act as auctioneers; notice given, page 405; read first time, read second time, referred, page 422; reported favorably, page 488; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 595.

SQUIRRELS-

House Bill No. 16; an Act for the protection and preservation of squirrels; notice given, page 62; read first time, read second time, referred, page 80; reported with amendment, read, adopted, bill taken up for consideration, read third time, page 124; passed the House, ordered to the Senate for concurrence, page 125; not concurred in, page 379.

House Btll No. 20; an Act for the protection and preservation of squirrels in Sussex county; notice given, page 90; read first time, read second time, referred page 92; reported favorably with amendment, page 126; read, adopted, bill read third time, referred to committee, page 131.

House Bill No. 45; an Act to amend an Act entirled, an Act for the protection and preservation of squirrels; notice given, page 108; read first time, page 123; read second time referred, page 124: reported favorably, page 401; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 402.

House Bill No. 232; an Act to amend Chapter 137, Volume 23, Laws of Delaware, entitled; an Act for the protection and preservation of squirrels, by exempting certain persons from the provisions of said Act; notice given, page 377; read first time, read second time, referred, page 418; reported favorably with amendment, page 582; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 647; concurred in, 927.

STAATS, WILMER C.—

Of the Fifteenth Representative Dist. of New Castle County, appeared and took his seat, page 5; appointed member of Committees on Agriculture and Forestry, Revised Code, Miscel-

laneous, Fish, Oysters and Game, Immigration. Military Affairs, pages 65-7; voted for U.S. Senator, page 87; in Joint session page 98.

STATE BANKS, ETC.—

Act in relation to, See Taxes.

STATE BOARD OF HEALTH-

Governor's Message. page 26.

STATE BOARD OF PHARMACY-

Act in relation to, See Drugs and Chemicals.

Act in relation to.

See Delaware Board of Pharmacy.

STATE CAPITOL BUILDING-

See House Joint Resolution No. 25.

STATE COLLEGE FOR COLORED STUDENTS—

House Bill No. 173; an Act to appropriate five thousand dollars for the alteration, repair and additions to buildings for the State Colored students; notice given, page 319; read first time, read second time, referred, page 320; reported favorably page 417; taken up for consideration, read third time, passed the House ordered to the Senate, for concurrence, page 596; concurred in, page 944; enrolled, page 955; signed by the Speaker of the House and President of the Senate, page 969.

Invitation to visit, accepted, page 193.

STATE CHEMIST-

Senate Bill No 8; an Act to amend Chapter 480, Vol. 17. Laws of Delaware, entitled: an Act to amend the Act entitled; an Act to amend the Act entitled; an Act providing for the appointment of a State Chemist, passed at Dover on April 8th, 1881, providing a change in the analysis fee of the State Chemist; read first time, read second time referred, page 156; reported favorably, page 215; read and ordered to Senate for

correction, page 223; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 238; signed by the President of the Senate, page 270; enrolled page 281.

STATE DIRECTORS—

House Bill No. 342: an Act to amend Chapter 104, Vol. 22, Laws of Delaware, entitled an Act in relation to State Directors, by increasing the salary of State Directors; read first time, read second time, referred, page 664; reported unfavorably, page 685; withdrawn.

Act in relation to, See Jamestown Exposition.

STATE DEPOSITS-

House Bill No. 123; an Act to regulate the deposits of State funds, to prescribe the method of selecting State Depositories, to provide for the security of such deposits, to fix the rate of interest thereon, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violation of this Act; notice given, page 222; read first time, read second time, referred, page 236; reported unfavorably, page 588; withdrawn.

STATE HOUSE-

Senate Bill No. 48; an Act to authorize the appointment of a night watchman for the State Honse and fixing the compensation thereof; read first time read second time, referred, page 382; reported favorably, page 400; taken up for consideration, read third time, passed the House ordered returned to the Senate, page 422; signed by the President of the Senate, page 469.

Senate Bill No. 49; an Act to amend an Act entitled an Act to authorize the appointment of a janitor for the State House being Chapter 64, Vol. 19, Laws of Delaware, fixing the compensation thereof; read first time, read second time, referred, page 330; reported favorably, page 473; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 882; enrolled page 963; signed by the President of the Senate, page 976.

Senate Bill No. 77; an Act providing for repairs and alterations in the State House; read first time, read second time, referred, page 851. reported favorably, page 885; enrolled, page 963; signed by the President of the Senate page 976.

See Senate Joint Resolution No. 6 See Senate Joint Resolution No. 21.

STATE H SPITAL-

Report of Board of Trustees, pages 81-2.

House Bill Number 17; an Act in relation to the erection of additional buildings and for other improvements for the Delaware State Hospital at Farnhurst, and to provide the necessary funds therefor; notice given, page 76; read first time, read second time, referred, page 80; reported favorably, page 430; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 716; concurred in, page 895; enrolled, page 959; signed by Speaker of House and President of the Senate, page 971.

House Bill No. 18; an Act appropriating one hundred and twenty-five thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst; notice given page 76; read first time, read second time, referred, page 83; reported back with recommendation, page 148; reported favorably, with amendment, read, adopted, bill taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 859; concurred in, page 928; enrolled, page 960; signed by the Speaker of the House and President of the Senate; page 972.

House Bill No. 73; an Act appropriating twenty thousand dollars as an appropriation to the State Board of Trustees of the Delaware State Hospital at Farndurst; notice given, page 153; read first time, read second time, referred page 156, reported favorably, page 157; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 158; concurred in page 193; enrolled, page 196; signed by the Speaker of the House and President of the Senate, page 198.

STATE LIBRARY-

Governor's Message page 22.

House Bill No. 48, an Act in relation to repairing the binding, and re-binding certain books in the State Library, and providing for payment of same; notice given, page 125: read first time, read second time, referred, page 130; reported favorably, page 178; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 207; concurred in, page 248; enrolled, page 263; signed by the Speaker of the House and President of the Senate, page 285.

STATE LIBRARIAN-

See Ida Culbreth.

See Senate Joint Resolution No. 21.

House Bill No. 288; An Act authorizing the State Librarian to dispose of certain books in the State Library; notice given, page 454; read first time, read second time, referred, page 532; reported unfavorably, page 590; reported favorably, page 677; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 713; concurred in, page 944, enrolled, page 961; signed by the Speaker of the House and President of the Senate, page 973.

STATE MILITARY BOARD-

Senate Bill No 57; an Act authorizing the State Military Board to dispose of the Armory property in Wilmington, belonging to the State; read first time read second time, referred, page 506; reported favorably, page 671; taken up for consideration, read third time, passed the House ordered returned to the Senate, page 691; signed by the President of the Senate, page 784: enrolled, page 820.

STATE OFFICERS-

See House Joint Resolution No. 6.

STATE OF DELAWARE-

Senate Bill No. 119; an Act pertaining to the State of Delaware; read first time, read second time referred, page 801; reported favorably, page 841; taken up for consideration, read third time. passed the House, ordered returned to the Senate page 941; signed by the President of the Senate, page 977; enrolled page 964.

STATE PRINTING AND SUPPLIES-

Governor's Message, page 26.

STATE REVENUE-

House Bill No. 266; an Act to provide for the more efficient collection of certain State Revenue; notice given, page 362; read first time, read second time, referred, page 511; reported favorably, page 655; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 665; concurred in, page 801; enrolled, page 893; signed by Speaker of the House and President of the Senate, page 919.

STATE SUPPLIES-

Senate Joint Resolution No. 2.

Senate Bill No. 31; an Act providing for a contingent fund for the Board of State Supplies; read first time, read second time, referred, page 383; reported favorably, page 417; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 651; enrolled, page 734; signed by the President of the Senate, page 723.

House Bill No 26: an Act repealing Chapter 82, Vol. 23, Laws of Delaware, being an Act regulating the furnishing of supplies for the State; notice given, page 98: read first time, read second time, referred, page 101; reported favorably, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 102; not concurred in, page 763.

STATE INSTITUTIONS AND WARDS—

Governor's Message, page 20.

STATE TAXES—

Act in relation to.
See Public Service Corporations.

Act in relation to, See Malt Liquors.

Act in relation to, See distilled liquors. Act in relation to, See Baltimore and Philadelphia Railroad Company.

STATE TREASURER—

Act in relation to, See Joint Committee.

Act in relation to, See Delaware Industrial School for Girls.

Senate Joint Resolution No. 4.

House Joint Resolution No. 16.

House Bill No. 150 An Act authorizing the State Treasurer to pay over to the Levy Court of New Castle county, the sum of five hundred dollars to reimburse the Levy Court of New Castle County for compensation paid to the five assessors of Wilmington Hundred, for performing the duties under the provisions of Section 19, Chapter 12, Revised Code of 1893, Laws of Delaware, amended by Chapter 50, Vol 23, Laws of Delaware; notice given, page 246, read first time, read second time, referred page 277; reported favorably, page 583 taken up for consideration, read, third time, passed the House, ordered to the Senate for concurence, page 795; concurred in, page 807; enrolled, page 848; signed by the Speaker of the House and President of the Senate page 904.

STATIONERY, POSTAGE AND SUPPLIES-

Committee on, page 66.

Senate Bill No. 93; an Act regulating the distribution of stationery, postage and supplies for the General Assembly; read first time, read second time, referred, page 559; reported favorably, page 613; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 744; enrolled page 817; signed by the President of the Senate, page 784.

ST. JONES RIVER—

House Bill No. 294; an Act to provide for the condemnation of lands for the purpose of shortening the water course of St. Jones River: notice given, page 461; read first time, read

second time, referred, page 539; reported favorably page 538; taken up for consideration, read third time, passed the House ordered to the Senate, for concurrence, page 606; concurred in, page 807; enrolled, page 847; signed by the Speaker of the House and President of the Senate, page 903.

ST. JONES CREEK-

House Bill No. 230; an Act appropriating two hundred dollars for the purpose of purchasing shells for St. Jones Creek and Murderkill Creek as an aid in the propagation of oysters; notice given, page 230; read first time, read, second time, referred, page 415; reported favorably, with substitute, page 494; taken up for consideration, read third time; ordered to the Senate for concurrence, page 518; concurred in, page 763; enrolled, page 827; signed by the Speaker of the House and President of the Senate, page 834.

STREETS-

Act in relation to, See Millville.

Act in relation to See New Castle.

STREET IMPROVEMENTS—

House Bill No. 227; an Act authorizing the town Council of the town of Dover to borrow twenty-five thousand dollars for street improvements and to issue bonds thereof; notice given, page 374; read first time, read second time, referred, page 414; reported favorably, page 509; taken up for consideration, read third time page 514; passed the House, ordered to the Senate for concurrence, page 515; concurred in, page 614; enrolled, page 699, signed by the Speaker of the House and President of the Senate page 751.

STREET AND HARBOR IMPROVEMENTS-

House Bill No. 81; an Act authorizing the Mayor and Council of New Castle to borrow one hundred thousand dollars, (\$100,000) for sewer, street and harbor improvement of the city of New Castle; notice given, page 43; read first time, read second time, referred page 170; reported on merits page 598;

substitute taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 619; concurred in. page 856; enrolled, page 956; signed by the Speaker of the House and President of the Senate, page 966.

STENOGRAPHER-

See Resolution page 89.

House Bill No. 106; an Act to amend Section 2, Chapter 76, Vol. 23, Laws of Delaware, entitled an Act providing a stenographer for the Court of Chancery, approved March 23, 1905. notice given, page 58; read first time, read second time, referred, page 214; reported favorably, page 250; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 276; concurred in, page 506; enrolled, signed by the Speaker of the House and President of the Senate, page 522.

House Bill No. 133, an Act to provide a stenographer and typewriter for the Governor and Secretary of State, notice given 228; read first time, read second time, referred, rage 245; reported favorably, page 284; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 312; concurred in, page ; enrolled, page 509; signed by the Speaker of the House and President of the Senate; page 546.

SURGERY-

Act in relation to, See Medicine and Surgery.

SURETY COMPANIES—

Act in relation to, See Premium reserve fund.

House Bill No. 1: an Act limiting the liability that a Surety Company may assume on any one bond; notice given, page 44; read first time, read second time, referred, page 46; reported favorably, page 167; referred back to Committee, page 174; reported favorably, page 201; reported favorably, with amendment, page 366; taken up for consideration, read third time, passed the House, ordered to Senate for concur-

rence, page 369; concurred in, page 764; signed by the Speaker of the House and President of the Senate, page 853.

SURETY AND TRUST COMPANIES-

House Bill No. 354: an Act to prevent any Surety Company and Trust company or any corporation engaged in the surety business in this State, or the agents of any such company or Corporation from making or permitting any distinction or discrimination in favor of applicants for bonds of suretyship of the same class in the amount or payment of premiums or rates charged for bonds of suretyship, and providing a penalty for the violation thereof; read first time, read second time, referred, page 689: reported unfavorably, page 811; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 866; enrolled, page 955; signed by the Speaker of the House and President of the Senate, page 969.

SUPERIOR COURT.

Act in relation to. See Actions of Trespass.

SURETYSHIP-

Act in relation to, See Surety and Trust Companies.

SUPERINTENDENT-

Act in relation to, See Morgue.

SUPERVISORS-

House Bill No. 318: an Act to amend an Act to provide for the repeal of Chapter 380. Vol. 22, Laws of Delaware, being an Act entitled an Act to provide for the permanent improvement of the public highways in the State of Delaware, and providing for the permanent improvement of the public highways in New Castle county, Delaware, being Chapter 139, Vol. 23, Laws of Delaware, by providing for the appointment of Supervisors; notice given, page 450; read first time, read second time, referred page 600; reported favorably, page 738; taken up for consideration, read third time, lost; page 812.

SUPERINTENDENT OF PUBLIC SCHOOLS-

Senate Bill No. 104; an Act to provide a fund to be used by the Superintendent of Schools to pay the necessary expenses of visiting schools. read first time, read second time, referred, page 681. reported favorably, page 687; taken up for consideration, read third time, ordered returned to Senate, page 799; enrolled, page 913; signed by the President of the Senate page 896.

House Bill No. 75, entitled: an Act fixing the salary of a County Superintendent of free schools at fifteen hundred dollars; notice given, page 129; read first time, read second time, referred, page 157; reported favorably, page 198; taken up for consideration, read third time, page 320; lost, page 321; recommitted, page 338; lost, page 607.

House Bill No.369; an Act regarding the salary of Superintendent of public schools of New Castle County; read first time, read second time. referred, page 717: withdrawn.

SUSSEX COUNTY-

Act in relation to new school house at Rehoboth, See Rehoboth,

Act in relation to constables in, See Constables.

Act in relation to County Treasurer, See County Treasurer

Act in relation to Levy Court, See Levy Court.

Act in relation to improvement of public highways, See Public Highways.

Act in relation to bringing actions, See Wilmington.

Act to fund debt of White Clay Creek Hundred, See White Clay Creek Hundred.

Act in relation to committment of Prisoners, See Workhouse.

Act to divide election district in, See election district.

Act designating voting places in, See Voting Places.

Act in relation to inspectors, See Inspectors.

Act in relation to united school Districts, See united school districts.

Act in relation to collection of county taxes, See taxes.

Act in relation to Coroner, See Coroner.

Act in relation to school district No. 18, See school District No. 18.

Act in relation to school districts, See school districts.

Act in relation to Prothonotary, See Indices.

Act in relation to almshouse, See Almshouse.

Act in relation to appointment of officers in, See appointment.

Act designating voting places in, See voting places.

Act to divide election district in, See election district.

Act designating Inspector for, See Inspector.

Act in relation to indices, See indices. Act in relation to the Register in Chancery, See Indices.

Act to establish Workhouse in, See Workhouse.

Act in relation to sale of land, See Court of Chancery.

Act in relation to new school House, See School Districts No. 32 and 108.

Act in relation to Levy Court of, See Levy Court.

SURPLUS-

Act in relation to, See Life Insurance.

SUSSEX COUNTY HOSPITAL-

Act in relation to. See Almhouse.

SWAMPS-

House Bill No. 141; an Act to amend an Act entitled an Act concerning the draining of swamps and low grounds, and to facilitate the laying out and opening of public ditches, being Chapter 444, Vol. 13, Laws of Delaware, by limiting orders of services; notice given, page 260; read first time, read second time, referred, page 265; reported favorably, page, 317; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 343.

House Bill No. 169; an Act concerning the draining of swamps and low grounds and to facilitate the laying out and opening of public ditches; notice given, page 280; read first time, read second time, referred, 316; reported favorably, page 338; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 350; concurred in, page 615; enrolled, page 678; signed by the Speaker of the House and President of the Senate, page 725.

TAXES-

Act in relation to, See Wilmington.

Act in relation to, See Trolley cars.

Act in relation to, See Deceased Persons.

Act in relation to.

See Insurance Companies.

Act in relation to,

See Philadelphia, Wilmington and Baltimore Railroad Company.

Act in relation to,

See Robt. M. Burns.

Act in relation to

See Roads, Bridges and causeways.

Senate Bill No. 24; an Act to amend an Act entitled: an Act in relation to the collection of taxes for New Castle county, passed at Dover, May 29, 1897, as published at page 2 of the appendix to Vol, 20, Laws of Delaware, providing for the collection of certain taxes; read first time, second time, referred, page 214. reported favorably, page 254; taken up for consideration, read third time, ordered returned to Senate, page 305; enrolled, page; signed by the President of the Senate page 325.

Senate Bill No. 64; an Act for the assessment and collection of a tax upon real estate and personal property in New Castle county for school purposes, read first time, read second time, referred, page 664; reported on merits, page 776; taken up for consideration read third time, lost, page 902.

House Bill No. 96; an Act to repeal Chapter 17, Volume 22, Laws of Delaware, being an Act entitled; an Act to amend Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by .)

Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled; an Act to raise revenue for the State by taxing manufactures and for other purposes, and to re-enact and re-establish the Law repealed by said Chapter 17. Vol. 22, Laws of Delaware; notice given, page 47; read first time, read second time, referred page 194.

House Bill Number 103; an Act in relation to the collection of county taxes in Sussex county; notice given, page 195; read first time, read second time, referred, page 210; reported favorably, page 234; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 272.

House Bill No. 105; an Act in relation to lands sold for county taxes in New Castle county; notice given, page 173; read first time, second time, referred page 211; reported favorably page 235; taken up for consideration, read third time, passed tue House, ordered to the Senate for concurrence, page 279; concurred in. page 468; enrolled, page 508; signed by the Speaker of the House and President of the Senate, page 546.

House Bill No. 112; an Act requiring the assessment and collection of taxes on real estate belonging to railroad companies. notice given, page 181, read first time, read second time, referred, page 217; re-committed, page 665.

House Bill No. 151; an Act requiring the assessment and collection of taxes on real estate belonging to railroad companies; notice given, page 181: read first time, read second time, referred, page 278; withdrawn, page 942.

House Bill No. 183; an Act in relation to the collection of taxes assessed and levied against property within this State, for county, road, poor, municipal, town and school taxes, and providing a remedy for the assessment and collection of such taxes in certain cases in this Act specified; notice given, page 115; read first time, read second time, referred, page 337; reported favorably, page 373; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 416; concurred in, page 615; Senate amendment read, adopted, ordered returned to the Senate, page 629; enrolled, page 683; signed by the Speaker of the House and President of the Senate, page 725.

House Bill No. 188: an Act to amend Chapter 277, Vol. 22, Laws of Delaware, entitled an Act in relation to the collection of taxes for Kent county, providing for the collection of taxes; notice given, page 326; read first time, read, second time, referred, page 342; reported favorably, page 374; taken up for consideration, read third time; ordered to Senate for concurrence, page 431; concurred in, page 801; enrolled, page 848; signed by the Speaker of the House and President of the Senate, page 905.

House Bill No. 252; an Act to amend Section 1, of Chapter 241, Vol. 18, Laws of Delaware, entitled; an Act relating to taxes for county and municipal purposes; notice given, page 427; read first time, read second time, referred, page 470; withdrawn, page 920.

House Bill No. 277; an Act imposing a tax upon State banks, National banks, Savings banks, Trust and Loan Companies, and providing for the collection thereof; notice given, page 443; read first time, read second time, referred, page 521; reported favorably, with substitute, page 635; taken up for consideration, read read third time, ordered to the Senate for concurrence, page 789; concurred in, page 875; enrolled, page 956; signed by the Speaker of the House and President of the Senate, page 966.

House Bill No. 327: An Act to amend Section 1, of Chapter 241 Vol. 18, Laws of Delaware, eutitled, an Act relating to taxes for county and municipal purposes; read first time, read second time, referred, page 618; reported with substitute, pages 837 and 853, recommitted, page 855; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 857.

TAXATION-

House Bill No 219; an Act to exempt from taxation all persons who served in the Civil War. 1861—1865; notice given, page 376; read first time, read second time, referred, page 408; reported on merits, page 896; taken up for consideration, read third time, lost, page 534.

House Bill No. 319; an Act to provide for the taxation of investments; notice given, page 282; read first time, read second time, referred, page 600; reported on merits, page 656; taken

up for consideration, read third time, passed the House ordered to the Senate for concurrence, page 831.

TARGET RANGE—

Act in relation to, See Legislature,

TAYLOR, HERMAN C.—

Of the Second Representative District of Kent County, appeared and took his seat, page 5; appointed member of Committees on Revised Code, Fish, Ovsters and Game, Rules, Accounts, Temperence, Enrolled Bills, Municipal Corporations, Public Buildings, pages 65–7; voted for U. S. Senator, page 87; in Joint session page 98; appointed on Committee to visit Delaware State Hospital, page 107; appointed on committee on advisability of erection of new State House page 145,

TERRAPIN-

ì

House Bill No. 257, an Act for the protection of terrapin in any of the streams in the State of Delaware; notice given, page 452; read first time, read second time, referred, page 485; reported favorably, page 583; recommitted, page 682; reported favorably with substitute, page 736, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 772; concurred in, with Senate amendment, page 914; read, adopted, ordered returned to Senate, page 948; enrolled, page 954; signed by the Speaker of the House and President of the Senate, page 970.

TENANT-

Act in relation to, See Notice.

THE STRAND—

Act in relation to, See Front or Water Street.

TILL, WILLIAM-

Pardon granted, page 993.

TITLE-

House Bill No 353: an Act to amend Chapter 177, Vol. 17, Laws of Delaware, being an Act entitled; an Act to vest the title of a certain lot of ground with the buildings thereon erected, in the city of New Castle. in Trustees for the uses and purposes therein mentioned; notice given, page ; read first time, read second time, referred, page 689; reported favorably, page 775; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 778; concurred in, page 856; Senate amendment read, adopted, ordered returned to Senate, page 969; enrolled, page 912, signed by the Speaker of the House and President of the Senate. page 953

TOWNSEND, COL. THEODORE-

Appointed Accountant, page 562.

TOWNSEND TRUST, TITLE AND SAFE DEPOSIT COM-PANY—

House Bill No.236; an Act to incorporate the Townsend Trust, Title and Safe Deposit Company; notice given, page 151; read first time, read second time, referred, page 422; reported favorably, page 507; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 592; concurred in, page 786; enrolled, page 846; signed by Speaker of the House and President of the Senate, page 904.

TRACTION ENGINES—

House Bill No. 159: an Act requiring owners or operators of traction engines to secure license; notice given, page 267; read first time, read second time. referred, page 287.

TRANSPORTATION—

Act in relation to, See Demurrage.

House Bill No. 202; an act to require all railroads and railway companies and corporations and all persons running or operating cars or coaches by steam, electricity, or any other motive power, on any railroad or railway line or track in the State of Delaware, for the transportation of passengers, to pro-

vide separate cars or coaches, or designate a certain part of cars or coaches for white and colored passengers without any difference or discrimination in quality of, or convenience or accommodation in such cars or coaches; notice given, page 43; read first time, read second time, referred, page 366: reported unfavorably, page 922; taken up for consideration, read third time, lost, page 932.

House Bill No. 146; an Act to amend Section 23, Chapter 117, Vol. 13, Laws of Delaware, entitled an Act to raise revenue and provide for the current expenses of the State Government by providing that express companies shall transport free of charge, all books, papers and public documents for the State Treasurer and Auditor of Accounts: notice given, page 242; read first time, read second time, referred, page 266; reported favorably, page 283; reported favorably with amendment, page 479; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 528; concurred in, page 816; enrolled, page 847; signed by the Speaker of the House and President of the Senate, page 904.

TRAVEL-

D

ï

Senate Bill No. 138; an Act regulating travel over the bridge at Laurel, over the Laurel River; read first time, read second time referred, page 770; reported favorably, page 790; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 871; enrolled, page 963; signed by the President of the Senate, page 976.

House Bill No. 161; an Act regulating travel over the bridge at Seaford, over the Nantiçoke River; notice given, page 242; read first time, read second time, referred page 288; reported favorably, page 306; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 354; concurred in, with Senate substitute, page 765; taken up for consideration, read, passed the House, ordered returned to Senate, page 894; enrolled, page 954; signed by the Speaker of the House and President of the Senate page 970.

TREASURY OF THE STATE OF DELAWARE—Act in relation to,
See John Barr.

Act in relation to, See Cornelius J. Horrigan.

Act in relation to, See Walter J. Harrington.

Act in relation to, See Certain Claims.

Act in relation to, See George W Baker.

TRESSPASS—

House Bill No. 88; an Act providing a punishment for persons tresspassing on lands and premises and committing depredations thereon; notice given, page 150: read first time, read second time, referred, page 187; substitute reported favorably page 258; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 384; concurred in, page 548.

TROLLEY CARS-

House Bill No. 287: an Act imposing a tax upon trolley cars for municipal purposes; notice given, page 445; read first time, read second time, referred page 531; reported favorably, pages 602-648; taken up for consideration, read third time, lost; page 714.

TRUNKS-

Act in relation to. See Banks.

TRUST COMPANY—

House Bill No. 50; an amendment to Section 1; Article IX of the Constitution of the State of Delaware to provide that no Trust Company shall hereafter be incorporated with authorization to do business on a less capital stock than \$50,000; notice given, page 92; read first time, read second time, referred, page 130; reported favorably page 185; taken up for consideration, read third time, referred back to Committee, page 194.

TRUST COMPANIES AND STATE BANKS-

House Bill No. 153; an Act prescribing the liability of stock-holders in trust companies and State banks; read first time read second time, referred, page 285; reported unfavorably, page 841; withdrawn.

TRUSTEES OF THE POOR—

Act in relation to, See Appointment.

TUBERCOLOSIS—

Ď

Ü

Governor's Message. page 23.

TYPEWRITER—

See Resolution page 39.

Act in relation to, See Stenographer.

U

UNIFORM-

House Bill No. 11; An Act proposing an amendment to Article 8, Section 1 of the Constitution of Delaware, with the purpose of limiting the application of the word "uniform;" read first time, read second time, referred, page 61; reported favorably with substitute, page 201; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 220; not concurred in, page 333.

UNIFORM DIVORCE LAWS—

Governor's Message page 30.

UNITED SCHOOL DISTRICTS NOS. 8, 12, 93; 153, and 160.

House Bill No. 84, an Act to enable the Commissioners of United School Districts Nos. 8, 12, 93, 153, and 160 at Milton, Sussex county and State of Delaware to fund its debts by borrowing money and issuing bonds; notice given, page 173; read first time, second time, referred, page 175: reported favorably, page 199; taken up for consideration, read third time, passed the

House, ordered to the Senate for concurrence, page 208; concurred in, page 301; enolled, page 333; signed by the Speaker of the House and President of the Senate, page 365.

UNITED STATES—

Senate Bill No. 73; an Act to cede certaid lands to the United States of America; read first time, read second time, referred, page 622; reported favorably, page 823; taken up for consideration, read third time, passed the House, ordered returned to the Senate, page 882; enrolled page 882; signed by the President of the Senate, page 965.

UNLAWFUL VIOLENCE OR NEGLIGENCE—

Act in relation to. See Minor Child.

UNIFORM MOVING DAY-

Act in relation to, See Moving Day.

UNITED STATES SENATOR—

Voted for, pages 86-8, 96-8.

V

VACANT LAND COMMISSION—

House Bill No. 365, an Act creating a Vacant Land Commission; notice given, page 444; read first time, read second time referred, page 710.

VALLEY FORGE PARK COMMISSION—

Governor's Message, page 33.

VOTERS' ASSISTANT-

Governor's Message, page 28,

House Bill No. 7; an Act to repeal Chapter 63, Vol. 22, Laws of Delaware, entitled, an act creating the office of voters' assistant, and prescribing the duties thereof; notice given, page 42; read first time, read second time, referred, page 60; reported unfavorably, page 872; taken up for consideration, read third time, lost, page 916.

VOTING PLACES -

D

Ü

 \mathbf{C}

House Bill No. 68; An Act to change the voting place in the first election district of the sixth Representative district in New Castle county; notice given, page 132; read first time, read second time, referred, 146; reported favorably, page 167; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 197; concurred in, page 248; enrolled, page 280; signed by the Speaker of the House and President of the Senate, page 311.

House Bill No. 71; an Act designating the voting places in the Second and third election districts of the third Representative district of Sussex county; notice given, page 42: read first time, read second time, referred, page 155; reported favorably, page 166; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 204; concurred in with amendment, page 378; enrolled, page 541, signed by the Speaker of the House and President of the Senate. page 590.

House Bill No. 99; an Act to establish the voting place of the first election district of the ninth Representative district of Kent county; notice given, page 181; read first time, read second time, referred, page 207; reported favorably, page 256; substitute taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 271; concurred in, page 505; signed by the Speaker of the House and President of the Senate, page 591.

House Bill No. 305: an Act designating the voting places in the second and third election districts of Representative district No. 2, in Sussex county; notice given, page 442; read first time, read second time, referred, page 352; reported unfavorably, page 873; withdrawn, page 929.

W

WAGES-

House Bill No. 192; an Act relating to the payment of wages in the State of Delaware; notice given, page 349: read first time, read second time, referred, page 242; reported unfavorably, page 401; withdrawn, page 924.

WALKER, DUDLEY VERNON-

Senate Bill No. 19; an Act to change the name of Dudley Vernon Brown to Dudley Vernon Walker: read first time, read second time referred, page; 192 reported favorably, page 254; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 298; enrolled, page; signed by the President of the Senate, page 312.

WARD, HERBERT H .--

Elected senior counsel of attorneys for General Assembly, page 58.

Report of, pages 116-121.

WATCHBOAT-

House Bill No. 309. an Act providing for the purchase of a new watchboat to protect the oyster interests of the State of Delaware; notice given, page 309; read first time, read second time, referred, page 554; reported unfavorably, page 715; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 833; concurred in, page 914; Senate amendment read, adopted, ordered returned to Senate, page 936; enrolled, page 961; signed by Speaker of the House and President of the Senate, page 973.

WATCHMAN-

Act in relation to, See State House.

WATER COMMISSIONERS—

Act in relation to, See National Guard.

WATER AND ELECTRIC LIGHT PLANT—

Act in relation to, See Newark.

WEIGHTS AND MEASURES—

Governor's Message, page 20.

House Bill No.205: an Act authorizing the Regulator of Weights and Measures in and for New Castle County to inspect and stamp cans used for the shipment of milk and cream; notice given, page 363; read first time, read, second time, referred, page 381; reported favorably, page 401; taken up for consideration, read third time; ordered to Senate for concurrence, page 594; concurred in, page 824; enrolled, page 893; rigned by the Speaker of the House and President of the Senate, page 952.

WHITE FEMALE STUDENTS-

ز

)

House Bill No 333; an Act providing for the higher education of white female students: notice given, page 247; read first time, read second time, referred, page 639; reported unfavorably, recommitted, page 713; reported unfavorably, page 796, taken up for consideration, read third time, lost, page 797.

WHITE CLAY CREEK HUNDRED-

Senate Bill No 107; an Act in relation to assessments in White Clay Creek Hundred, read first time, second time, referred, page 584; reported favorably, page 700; taken up for consideration, read third time, ordered returned to Senate, page 735; enrolled, page 810; signed by the President of the Senate page 807.

House Bil No. 31; an Act authorizing the Road Commissioners of White Clay Creek Hundred, in New Castle county to fund the floating debt, and secure the payment thereof; notice given page 46; read first time, read second time, referred, rage 109; reported favorably, page 154; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 202; concurred in, page 325; enrolled, page 357; signed by the Speaker of the House and President of the Senate, page 392.

WHIPPING POST—

Communication in relation to, page 138.

WIDE TIRES...

House Bill No. 74; an act to encourage the use of wide tires on certain wagons and carts by a rebatement of road taxes; notice given, page 150; read first time, read second time,

referred, page 157; reported substitute favorably, taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 321.

WIFE OR HUSBAND-

House Bill No. 293: an Act permitting a wife or husband to testify for or against each other in criminal and civil causes; notice given, page 459; read first time, read second time, referred page 530; reported favorably page 612; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 645; concurred in. page 764; enrolled, page 810; signed by the Speaker of the House and President of the Senate, page 839.

WILD DUCKS-

House Bill No. 187, an Act for the protection and preservation of wild ducks; notice given, page 309; read first time, read second time, referred page 342; reported favorably, page 583; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 669; concurred in, with Senate substitute, read first time, read recond time, referred, page 915; reported favorably, page 922; taken up for consideration, read, passed the House, ordered returned to Senate, page 925; enrolled, page 959; signed by the Speaker of the House and President of the Senate page 967.

WILL AND TESTAMENT—

House Bill No. 340; an Act to amend Section 6, Chapter 84, page 636 of the Revised Code, prescribing under what conditions a last will and testament admitted to probate or filed of record in another State, territory or foreign country, may be admitted to probate and recorded in this State; notice given, page 445; read first time, read second time, referred, page 653; reported favorably, page 683; concurred in, page 816; enrolled, page 848; signed by the Speaker of the House and President of the Senate; page 904.

WILLIAMS, WILLIAM G .-

Of the Seventh Representative District of Sussex County, appeared and took his seat, page 6; appointed member of Committees on Crimes and Punishments, Accounts, Military Af-

fairs, Charities and Eleemosynary Institutions, Public Buildings, pages 65-7; voted for U. S. Senator, page 87; in Joint session page 98.

WILSON, JOHN P.—

D

Of the Ninth Representative District of New Castle County, appeared and took his seat, page 5; appointed as member of Committees on Elections, Crimes and Punishments, Education, Appropriations, Stationery and Supplies, Municipal Corporations, Charities and Eleemosynary Institutions, pages 65-6; voted for U. S. Senator, page 88; in joint session, page 98.

WILMINGTON-

Act in relation to colored school Taxes, See Robert M. Burns,

Act in relation to erection of poles, See poles.

Act in relation to Fire Department, See Fire Department,

Act in relation to Engineers in, See Engineer,

Act in relation to City Auditors Clerk, See City Auditor's Clerk.

Act in relation to City Treasurer's Clerk, See City Treasurer's Clerk.

Act in relation to real estate in, See Real Estate.

Act in relation to Park in, See Park.

Act in relation to people of, See Public Policy.

Act concerning delinquent taxables of, See delinquent taxables. Act in relation to Department of Elections, See Department of Elections.

Act in relation to public schools of, See public schools.

Act in relation to Board of Park Commissioners of, See Board of Park Commissioners.

Act in relation to Police Pension Fund, See Police Pension Fund,

Act in relation to Board of Excise Commissioners, See Board of Excise Commissioners.

Senate Bill No. 5; an Act to alter and re-establish the statutes relating to the city of Wilmington; read first time, read second time, referred, page 870; reported favorably, page 902; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 903; enrolled, page 965; signed by the President of the Senate, page 977.

Senate Bill No. 39; an Act to authorize the Mayor and Council of Wilmington to borrow money for the curbing, guttering, grading, widening and improving of streets and Avenues, and the building of sewers and conduits in the city of Wilmington, Delaware; read first time, read second time, referred, page 413; reported favorably, page 449; taken up for consideration, read third time, passed the House, ordered returned to Senate, page 477: signed by the President of the Senate, page 491.

Senate Bill No. 105; an Act to amend Chapter 209, Volume 19, Laws of Delaware, by providing that the Mayor and Council of Wilmington, through the agency of the Board of Directors of the Street and Sewer Department, shall be authorized to lay branches from sewers to curb line and charge the cost thereof, to abutting owners; read first time, read second time, referred, page 621.

Senate Bill No. 142: An Act to amend Section 31, Chapter 207, Vol. 17, Laws of Delaware, being an Act to revise and consolidate the Statutes relating to the city of Wilmlington, by providing that the Council of the Mayor and Council of Wil-

mington shall have power and authority to amend, revise or repeal the charter of said, the Mayor and Council of Wilmington; read first time, read second time, referred, page 924, reported favorably, page 935; taken up for consideration, read third time, passed the House, ordered returned to the Senate page 935; enrolled, page 965; signed by the President of the Senate, page 977.

House Bill No. 10: an Act to amend Chapter 340, Vol. 16, Laws of Delaware, entitled an Act to reduce the number of Justices of the Peace in the city of Wilmington and for other purposes, authorizing the bringing of Actions before Justices of the Peace, in New Castle County against non-residents; notice given, page 43; read first time, read second time, referred, page 61; reported favorably, page 78; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 79; concurred in, page 249; enrolled, page 280; signed by the Speaker of the House and President of the Senate, page 311.

House Bill No. 12; an Act to alter and re-establish the charter of the city of Wilmington; notice given, page 62; read first time, read second time, referred, page 69; reported favorably, page 622; withdrawn, page 922.

House Bill No. 29; an Act to authorize the Mayor and Council of Wilmington to borrow the sum of eight hundred thousand dollars (\$800,000) for the use of the Board of Water Commissioners; notice given, page 62; read first time, read second time, referred page 107; reported favorably, with substitute, page 889; taken up for consideration, read third time, lost; page 897.

House Bill Number 76; an Act in relation to the Assessors' and Collector's clerks of the city of Wilmington; notice given page 75; read first time, read second time, referred, page 158; reported favorably, page 200; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 222; concurred in, page 301; enrolled, page 333; signed by the Speaker of the House and President of the Senate, page 365.

House Bill No. 128; an Act to amend Chapter 93, Vol. 23, Laws of Delaware, being an Act authorizing and empowering the

Board of Public Education in Wilmington, to issue bonds covering the real estate of said corporation, for the purpose of raising sums of money to be used in erecting, furnishing and equiping new school houses in the city of Wilmington; notice given, page 242; read first time, read, second time, referred, page 241; reported favorably, page 264; taken up for consideration, read third time; ordered to Senate for concurrence, page 290; concurred in, page 468; enrolled, page 508; signed by the Speaker of the House and President of the Senate, page 547.

House Bill No 129: an Act to amend Chapter 92, Vol. 23, Laws of Delaware, entitled; an Act to provide for the organization and control of the public schools of the city of Wilmington, passed at Dover March 30, 1905; notice given, page 181; read first time, read second time, referred, page 241; reported favorably, page 264; taken up for consideration, read third time, passed the House, ordered to Senate for concurrence, page 291; concurred in, page 411; edrolled, page 466; signed by the Speaker of the House and President of the Senate, page 497.

House Bill No. 155; an Act to amend an Act entitled an Act to revise and consolidate the Statutes relating to the city of Wilmington. being Chapter 207, Vol. 17, Laws of Delaware, in relation to collection of certain taxes; read first time, read second time, referred, page 286; reported favorably, page 472; taken up for consideration, read third time passed the House, ordered to the Senate for concurrence, page 487; concurred in page 615; enrolled, page 677, signed by the Speaker of the House and President of the Senate page 725.

House Bill No. 314; an Act authorizing and empowering the Mayor and Council of Wilmington to borrow money on the faith and credit of said corporation and to issue bonds for the payment thereof; notice given, page 452; read first time, read second time, referred, page 559; withdrawn, page 946.

House Bill No. 324; an Act authorizing the Mayor and Council of Wilmington to exact a certain percentage of the gross receipts of business done within the city of Wilmington, and partly within and partly without said city, but within the State of Delaware, by any person, firm, company or corporation engaged in the telegraph, telephone, gas, electric light, street railway, heat and power business of a public service

character; notice given, page 425; read first time, read second time, referred, 617; reported favorably, page 861; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 868.

House Bill No. 345; an Act to amend Sections 72, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, and 97 Chapter 207, Vol. 17, Laws of Delaware, being an Act entitled; an Act to revise and consolidate the statutes relating to the city of Wilmington, providing for the assessment and collection of taxes for city and school purposes; notice given, page 376; read first time, read second time, referred, page 673; reported favoably, page 693; withdrawn.

House Bill No. 366; an Act providing for the creation of the City Court of Wilmington; read first time, read second time, referred page 712; substitute reported favorably, page 928; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 931; concurred in, page 956; enrolled, page 974.

See Resolution pages 464-5.

WILMINGTON HUNDRED-

See Notary Public.

WORKHOUSE-

House Bill No. 347; an Act to establish the Sussex county Workhouse; notice given, page 326; read first time, read second time, referred, page 682; withdrawn.

House Bill No. 339; an Act to amend the Act entitled; an Act to establish the New Castle county Workhouse; notice given, page 444; read first time, read second time, referred page 653; reported favorably page 671; taken up for consideration, read third time, passed the House, ordered to the Senate for concurrence, page 684.

House Bill No. 66; an Act to amend Chapter 126, Vol. 23, Laws of Delaware, entitled: an Act to provide for committments to the New Castle County Workhouse of certain classes of prisoners in Kent and Sussex counties: notice given, page 129; read first time, read second time, referred, page 143; reported favorably, page 472; taken up for consideration, read third time, lost, page 808.

. . • • -• ٠. .

. • . •

